

REPORT

ON THE

POLICE OF THE LOWER PROVINCES

of the

BENGAL PRESIDENCY

For the year 1884.

J. D. VRASEV, Esq., Ong Inspector-General of Police, Tower Problines.

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BENGAL SECRETARIAT PRESS.

1885:

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of 1	persons who appea	ared to per	sons summoi	10d	93 & 94	347
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REPORT.

The office of Inspector General was filled by Mr. Lyall up to November 2nd, when I relieved him, and continued to officiate till the close of the

3. The Commissioners' reports were received on the date given against

* * *

Rajebakye	***	end	•••	•••	***	***	4th April.
Bhago lyore	•••	••	•••		••	***	6th "
Chritegoog	444	***			**	***	6th "
Burdwan	***	••	***	••	***	***	9th ,,
Dacca		444	**		**	***	14th "
Patna	***		+++				14th
Chota Nagpore	• •	***	4.0		***	**	14th "
Orises	***	••	••		***		21st
Presidency	**	***	***	***	***	• •	let May.

The Commissioner of Orissa complains that the district reports of his division had all to be returned as being either incorrect or imperfect, and that none of them were finally completed until the first-half of April. In the Presidency Division the district reports came in on different dates, between February 10th and March 10th, whilst the delay in a nucction with the divisional report is not explained. As remarked last year, it is impossible to get this report fairly started until all the divisional reports are received.

8. The Chittagong Hill Tracts were constituted a separate general surrength of district police district under Act V of 1561, with the Commissioner of the Division as Inspector-General, with effect from 25th October 1884. The present report therefore contains no mention of the frontier force, or of criminal statistics in the new district. The total strength of the district police, including reserves, but excluding railway police and the temporary salt police employed in Orissa, is given below:—

Inspector-General			**		•••	•••	1
Deputy Inspectors-Ge	meral			••	•••	••	2
Personal Assistant	***	***			••	••	1
District Superintende	ntı	•	••				41
Assistant Superintend	lents	***	***		***		28
					Total	•	73
Inspectors					•		160
Sub-Inspectors	••	•		• •	400	•••	901
Head-Constables		•	•	4**		• •	2,374
Constables	***	••	•		••	411	19 965
Reropean Constables	•••	***		•••		**	4
Mounted Constables	***		•	•••		***	32
					Total	•••	23,486

The details of the railway police will be found in paragraph 25. Including them, the total strength was 28,746.

4. A net addition of 2 sub-inspectors, 41 constables and 1 European constable has been made to the entire regular police force, for reasons noted below:—

Incheser.	Inspectors.	Sub- Inspectors.	Head- Constables.	Constables.	European Constables
		<u> </u>			
n consequence of the opening of a sub-treasury in the Rampore Hast sub-division in the district of Beerbhoom	*****	800.004	•••••	4	•
regular police teorganization of the Barrackpore cautonment police in the district	*****	\$64.177	1	18	•
of 23-Porgumans crease of reserve in the district of Nuddos	*****	*****	2	20	1
ppointment of four constables in the Mohashpur Municipality in the	*****	******	*****	10	******
district of Jessore	.,		2	89	
ditional constables for the Perozepore Union in the district of	040000	*****		3	*****
stablishment of Madhwapore outpost in the district of Durhhunga	*****	*****	""	•	*****
Ditto of a second class municipality at Jamahore in the dis- trict of Monghyr			*****	7	
charduges Munsif's Court	*****	1	******	*	
or town work in Chapter at the district of Strun	•• •••		*****	•••••	,,
Total		2	6	109	1
OEDUCT DECREASE.					
educed on account of the completion of the Rampore Hat sub-					
divisional building bolished in consequence of the reorganization of Barrackpore cunton-	*****		*****	3	******
ment police	*****		3	14	
Ditto of hajut guards ompletion of the Arrareah outcherry building in the district of Purneah	****		ĭ	4	*****
educed from the State Railways	*****		*****	11	
sducad on account of the appointment of a fifth grade sub-inspector in the Chupra town	*****		1	30	
the Chupra town	*****		1	4	•••••
Total	*****		6	68	. 1 1/
Not increase	.,,,,,	2		41	

- 5. The district force at the end of the year was below the sanctioned strength by one inspector, 16 sub-inspectors, 25 head-constables and 242 constables.
 - 6. The police budget grant, apart from that of the Chittagong Hill Tracts, for the Lower Provinces was Rs. 43,22,873, distributed as follows:—

Rs. Regular police 43,22,873

The pay and establishment of the inspecting agency, and the pay of District and Assistant Superintendents, amounted to Rs. 6,01,700. The grant of Rs. 37,21,173 for the executive police, apart from the above, was distributed as under:—

							Rs.
Burdwan	Division	•••	•••	•••	***	•••	4,83,525
Presidency	**	•••	·••	•••	•••	•••	5,71.161
Rajshahye	2*	•••	114	•••	••	**1	4,16,030
Dacea	**	•••	***	***	100	***	3,91,320
Chittagong	31		•••	•••	410	***	3,66,256
Patna	21	401	•••	***	•••	•••	6,23,376
Bhagulpore	**	•••	***	***	•••	***	3,53,411
Orissa.	79	••	***	•••	· •••	•••	2,63,928
Chota Nagpor	re "	•••	•••	•••	***	•••	2,35,066
inspector-Ger	neral's dis	posal (for	ce not attac	hed to any	district)	•••	17,100

					PR 4 1		

Total ... 37,21,173

The actual expenditure for the financial year 1884-85, under each of the different heads, as compared with the estimate, is given in the following table:— Actual expenditure.

				
Heads of Charges.	Grants for 1884-86.	Actual expenditure.	lnerease.	Decrease.
-	Ra,	Ra.	Rs.	R+.
1. Inspecting agency	1,19,800	1,25,592	4,51r2(a)	
2. Pay of District and Assistant Superintendents 3. Pay of executive police and establishment with good conduct pay	4,82,400 29,70,546	4,9:,165 28,28,34s	9,785(6)	1.42.198(h)
4. Travelling allowance	75,000	87,630	12,639(c)	
5. Fixed hoat establishment	79,986	62,258	1	17,708 20,427
7. Petty construction and repairs of police buildings	1,50,000 95,000	1,20,578 99,834	4,834(d)	24,721
8. Official postage	80,000	32,420	2,429(e)	
9. Ordnance stores and purchase and repairs of tents, furniture,	#A 11113	0= 404		
and accountrements 10. General contingencies, boats, elephants, and mules; repairs of boats, value of medical stores, rewards, rents, oil, office expenses, and miscellaneous; telegrams, country stationary,	70,681	85,404	14,723(_f')	686 ·
printing, special police, compensation for lands taken for police	1,60,095	1,79,798	9,805(g)	
11. Contribution to the Municipal and Railway Police	88,965	85,965		
Grand Total	43,22,873	41,98,296	5×,776	1,83,353
		·		

id) This excess, specially sanctioned by Government, is due to a storm which greatly assumed the unduling the substitute of the excess is due to the action of the post office in converting zemindari dak lines into Imperial ones. The amount has been adjusted by transfer.

(f) This excess is due to the cost of arms being debited against the grant of the current year. The excess has been adjusted by transfer.

(g) This small excess has been adjusted by transfer from savings at the disposal of the Inspector-General.

(h) The decrease is shown this year, as anticipated savings to the extent of Rs. 2,67,000 have been taken into account with the budget grant.

(p) The expenditure has been almost on an equality with the budget grant.

The cost of the force employed in purely police work may be approximately put down at Rs. 26,38,263, or 7.6 pies per head of population. The amount was thus dis-The cost of purely district police. tributed :-

Bengal	•••		••,	•••		15,56,742 or 8.5 pics per head.
Bohar		***	•••	•••	•••	7.27,629 ., 60 ., .,
Orisia	•••	• • •	•••	***	***	1,66,144 , 84 ,,
Chota Nag	zporo	***		•••	•••	1,87,748 ,, 8.5 ,, .,

₽¢.

The increase in expenditure over 1883 amounts to Rs. 4,785 and is due to the causes detailed in paragraph 4. I have deducted from last year's figures Rs. 1,908, representing the pay of the civil police of the Chittagong Hill Tracts, who are not now under this office.

The distribution of the sanctioned force, including the Howrah municipal police, is as follows:— Distribution of sanctioned force.

Is an active Canaral rulian duties tingludies Insanctor Canaral's manny

Inspectors.—General police d				d's reserve)		i 511
Revenue Depart			Service)	•••	***	1
Special police fo			••		••	Ĩ
Special Reserve	•••	•••	***	•••	•••	2
						160
Sub-InspectorsGeneral polic	ee duties (inc	luding tw	o for drugg	ing)		887
Revenue Department						8
Arms Act pol	ice					2
Special reserv				kholiy (one)		4
						901
Head-Constables General d	luties	979	•••	•••		2,126
Hajut gu				••.		13
Revenue	duties (treas	urics, 160	; salt, 38; c	opnum. 149		212
Special r	eserve and fr	rontier gui	ırds		•••	23
						2,374
Constab.esGeneral duties	(including I	nspector-G	leneral's ro	serve and	water.	
police)	(-m	an por our c	e ne ne ne	octio min	W 10 C 1 -	18, 159
Hajut guards				•••	•••	84
Revenue duties	(treasuries.	822 : salt.	175. opium			1,147
Special reserve			- of opation	, 201.7		275
operate reserve		3	•••	•••	••	
						19,965
European const				***	•••	4
Mounted ditt	han '					32

^{. 4} constables of the Durbhungah hajut guard were not included last year by an oversight.

⁽a) This increase was on account of the Tour Office at Darjeeling and service postage. The amount has been adjusted by Government satisfies in due to officialing appointments being made in consequence of officers going on leave.

(b) The increase is due to officialing appointments being made in consequence of officers going on leave.

(c) This increase is due to the new Travelling Allowance Code, which has materially increased the travelling allowance of officers in some districts, and has given travelling allowance to the executive force which was not allowed formerly. The excess will be adjusted by transfer.

(d) This excess, specially sanctioned by Government, is due to a storm which greatly damaged the buildings in Noshbolly and Backerguige.

10. The proportion of men employed on purely police work to area and Force employed en purely police population is as follows:-

		'	Pro	PVINC	Rs.					Number of police,	Area in square miles.	Population.	Proportion of police to area."	Proportion of police to population.
Beugal Behar Orissa Chota N	agpore	•••	0 / T 2 / T 4 / T 6 / T	 		***	***	***	•••	12,190 6,175 1,414 1,448	70,1456 44,139 9,752 26,866	34,821,378 23,127,104 3,789,694 4,225,989	1 to 8'8 1 to 7'1 1 to 6'9 1 to 18'6	1 to 2,866 1 to 3,745 1 to 2,640 1 to 2,923
							3	later	,	\$1,225	181,828	68,984,100	1 to 7.1	1 to 3,107

In addition to the seven districts named last year, batta is now given in Rajshahye and Pubna, whilst it is propos-Batta to men employed in the ed further to extend it to Rungpore. In Howrah there were 16 resignations out of a total force of 247 district police, and 26 out of 309 in the town police to whom batta is not given. The figures last year were 26 and 90, so that, whilst there is a decrease against both bodies, that for the latter is out of all proportion to the number for the former. No attempt is made to account for this circumstance. Resignations increased in both Jessore and the 24-Pergumahs, but the majority of these were due to sickness.

In the 24-Pergumahs, whilst the large increase in thefts and burglaries in the northern suburbs led to the tempo-Working of the town police. rary deputation of a detachment from the reserve, confidence, which had been somewhat shaken, was restored by the detection of the gang concerned; but the force in the densely populated thanas of Barrack-pore, Tollygunge, Barnagore and Nawabgunge is unduly weak, and temporary measures taken to strengthen it, can only result in a temporary improve-

In Nuddea, and indeed in Bengal generally, many of the smaller municipalities are not towns, but large villages; and considering the difficulty there is in getting men for the regular police, and the bad effect that the heavy town work has upon enlistment, a return to the chowkidari system would have much to recommend it. The District Superintendent of Jessore, remarking on the large area of the Jessore Municipality, which includes jungle, where night patrol is difficult, if not actually dangerous, thinks the force should be increased; but there is no doubt that the contrary is the correct view, and that police patrols are out of place in such semi-rural localities.

The Howrah and Burdwan police are said not to have done enough in the way of preventing nuisances and enforcing byc-laws. In Serampore there was an increase in thefts and burglaries owing to the employment of Bengali head-constables, who would take up investigations, but were useless for night work: this mistake has since been corrected. The Magistrate of Hooghly thinks that really suitable men are not to be got for less than Rs. 10, as they can earn from Rs. 10 to Rs. 20 in a jute mill; whilst the Magistrate of Burdwan would not even give them batta. The circumstances of the riparian munici-

pulities, however, are undoubtedly different.

The Commissioner of Rajshahye thinks that the town police do their work fairly well, and that an increase in number is the only way of securing any

material improvement.

In the Dacca Division the main roads and streets are said to be well looked after, but not so the outlying hamlets. This is of course to be expected, and the remedy for it is to supplement the police by a really efficient force of chowkidars, who should, like the police, be independent of all local bodies. The work in Backergunge and Furreedpore is stated to have been well done; whilst in Dacca and Mymensingh results were not so satisfactory. In the latter district, to avoid the necessity for a general increase of pay, Mr. Reily would employ the men in the higher grades for the irksome duties of guards, escort, and town work, leaving the easier and more popular thana duty to be performed by the juniors. In this way he thinks the distasteful appointments would have the tone of a superior service, and would be competed for, as amounting to a higher standard of excellence and reliability, rewarded with higher position and better pay.

Mr. Reily's plan would entail the abolition of batta, which is now confined to men in the lowest grade employed in the reserve and on guard duty, whilst it would reserve the hardest work for the oldest men. The numbers, too, in the higher grades are seldom sufficient to provide men enough for the duties it is proposed to confine to them, whilst the useful punishment for petty departmental offences of an extra turn of town or guard duty would no longer be available. These difficulties, it seems to me, are quite sufficient to secure the rejection of the proposal, which, however, is supported by both the Commissioner and the Magistrate.

In Noakholly and Tipperah the beats are complained of as being unduly large, which is another way of saying that the municipalities are unsuited to

police as being too rural.

In several of the Behar districts it is proposed to extend the Chowkidari Act to most of the old unions, and thus set free a number of police who can be employed to more advantage in the large towns where the present force is quite insufficient.

13. Lights have been added in Burdwan, Moorshedabad, Patna, Shahabad,

Mozufferpore, Monghyr, Deoghur, Sahibgunge,
Rajshahye, Bogra, and Cuttack. In the districts
of Manbhoom, Singbhoom, Maldah, Chumparun, Rungpore, Chittagong and
Khoolna nothing has yet been done, want of funds being the reason alleged.
In Furreedpore nothing has been done as yet.

The lamp posts in the town of Durbhunga are too few and far between

to be of any use, and in many streets there are no lights at all.

Pooree has made a beginning with 75 lamps, but much more remains to be done, and the District Superintendent reports that lighting as yet is very poor. I cannot find that lighting was begun in any other town during 1884; and it seems a remarkable thing that in a wealthy and important port like Chittagong the matter should be entirely neglected.

Rural Police.

The Act is now in force throughout the whole of the districts of Nuddea and the 24-Pergunnahs, but nothing further has Presidency Division. Jessore, where there are still a few men under Regulation XX. In the western thanas of Moorshedabad the chowkidars chiefly hold chakran lands, their number being out of all proportion to the work to be done, and their position generally very good. These men look upon their holdings, the area of which is usually from 10 to 12 bigals, as being hereditary, and the nearest ablebodied adult male relation is usually appointed to succeed, it being neither convenient or politic to ignore the existing feeling. Some little trouble has been given by the Civil Courts treating these chakran lands as if lakhiraj and held on an absolute title. The work generally is said to be well done. In Nuddea, Major Ramsay introduced an excellent system of parades, but the list of questions to be asked at them appeared to me to require curtailment and revision. In the 24-Pergunnahs the prevalence of arrears is ascribed to the chowkidars corroborating the punchayets when at the time of attachment the latter come forward to say the mon have been paid. This, I am afraid, is pretty much the case everywhere, the only remedy for it being to give punchayets a voice in the assessment and nothing more.

In two districts (Jessore and the 24-Pergunnahs) 721 chowkidars were fined, whilst the returns for the rest of the division show a blank column due most likely to departmental fines having been omitted. The discrepancy is not noticed in the report.

Burdwar Division. have left their homes and gone elsewhere in search of work, a fact productive of no administrative inconvenience, as the duty they had to do could be carried out by one-third of their number. In connection with this the District Superintendent puts forward a proposal to give up all chakran lands and to fix the pay of each chowkidar at Rs. 36 per annum, payable from their rental, supplemented by additional taxation. A proposal of this nature is out of place in an annual report, but the Magistrate notes it to prove that it would be unpopular, would not result in any improvement of work, and would lead to a great increase of direct taxa-

tion. The Commissioner agrees with him, and I entirely concur, whilst I can from my own experience corroborate what Mr. Coxhead says as to the chakran chowkidar being a more popular and more influential member of society than his Act VI comrade. The former has a holding of his own and costs the community nothing, whilst the latter has no property and is the cause and representative of direct taxation.

In Bankoora the Act had to be withdrawn in seven villages owing to the poverty of the people, 13 chowkidars being reduced in consequence. The Magistrate reports that, whilst in some thanas the regularity of attendance and of payment were too good to be true, in others there was much room for improvement. Altogether chowkidari matters in this district appear to be in anything but a satisfactory condition, and the present distress is likely to make things worse.

In Beerbhoom the Act was extended to one village during the year. The chowkidars are said to be punctually paid, to attend regularly, and to have got

fairly well through the extra work occasioned by scarcity.

In Midnapore Act VI was further extended to 128 villages with 585 chowkidars, and is now in force in 4,912 villages, employing 2,699 men, who are said to be punctually paid and to have behaved well. Of the chakran men several were implicated in crime, and "half the number could be done away with without being missed."

The Regulation chowkidars are paid irregularly and inadequately. The smallness of the pay allowed to khas mehal chowkidars is mentioned, and

the Magistrate is stated to be about to submit a report on the subject.

The Hooghly Act VI chowkidars are reported to be pretty regularly paid, only 25 out of 637 having been in arrears over two months at the end of the year. The District Superintendent states that the punchayets keep no regular accounts, but where the accounts are kept it is only for the edification of inspecting officers and the real "khasra jumma kharch" is never produced. The further extension of the Act is in abeyance. The pharidars and their staff are reported as being hopelessly bad, but their numbers are being gradually reduced and their places are taken by a paid supervising agency. The proposal of the Board to sell the pharidari lands as they fall in was opposed by both the Commissioner and myself as being tantamount to a refusal to allow the system to be further extended. It is not known what orders have been passed. Nearly all the chakran chowkidars belong to the criminal classes, and some serious miscarriages of justice were the result.

The Howrah chowkidars are described as a contented body, working satis-

factorily.

16. In Dinagepore the Act was further introduced in 496 more villages and in Rajshahye in 152. The punchayets are said to need constant supervision.

In Pubna attendance was fair, but death registration, especially in the Serajgunge sub-division, is reported to have been very bad. The Magistrate complains that he cannot get rid of old and useless men, as he has no one to

take their place.

The District Superintendent of Bogra takes a very unfavourable view of the working of the whole system, whilst the Magistrate does not think that things are worse there than elsewhere. The Magistrate of Rungpore repeats the expression he made use of last year, that punchayets in arrear are "mercilessly worried." He also says that the police have learnt that any irregularity in keeping up the wages and attendance register of chowkidars is sure to be detected and rigorously punished. I cannot reconcile this, however, with his statement in a recent letter to this office, that the attendance registers are, contrary to orders, kept by writer constables, who extort 2 annas for each entry, and that the monthly return of arrears is not only never correct, but is This statement was made on my drawing well known never to be correct. the Magistrate's attention to the fact that, according to the return, 1,236 out of 4,675 chowkidars had arrears of pay for three months and upwards due to them at the close of 1884, and it certainly appears to me that, where such abuses exist, or are believed to exist, they are not to be put aside as inevitable, but that stringent measures should be taken to remove them. The District Superintendent has now been directed to look into the matter for himself, and to submit a return in due course.

In Julpigoree the Act has been pronounced to be unsuited to the Duars, whilst its working leaves great room for improvement in the regulation portion of the district. The Commissioner repeats his opinion that the chowkidars should be made a part of the regular police, subordinate in all matters to police officers and to the Magistrate.

of the punchayets are illiterate; whilst in Furreed-pore things are stated to be improving. Chowkidars, though, are worse paid there than in any other district in the division.

In Backergunge the appointment is a popular one and much sought after, the chowkidars, as a rule, being well able to take care of themselves. Under a plan introduced by the sub-divisional officer of Perozepore, punchayets are required to report monthly by post the date of payment, and a register kept posted up by these reports serves as a check upon the list of arrears submitted monthly by the police. The plan is a simple and efficacious one, and I agree with the Commissioner in thinking that it might with advantage be adopted generally.

In Mymensingh the dismissal of 194 chowkidars, and the imprisonment of 13 others, seems to justify the assertion that the state of things there is unsatisfactory. This, however, the Magistrate will not admit, and he is confident that a great improvement is taking place. A decrease of 220 men is not accounted for. According to the return, chowkidars in Mymensingh are better paid than in any other Regulation district, excepting only the 24-Pergunnahs, but I doubt if this is really the case.

In summing up these reports, the Commissioner remarks that the subject occupied much of his attention during his tour, and that he was much struck with the different results obtained in different places. The material being everywhere the same, or nearly the same, it follows that good results are merely the index of care and attention, of which a striking instance was met with in the Tangail sub-division in Mymensingh; whilst elsewhere in the district arrears of six months were common, and of ten months, and even a year, not uncommon. In Tangail Mr. Holmwood had in a tew months introduced regular payments, regular reports, and punctual attendance, thus showing that the reasons for bad results given in other parts of the district were perfectly groundless.

- 18. In Tipperah the grant of boat-hire is recommended in certain villages during the rainy season, and the bad condition of chowkidars in Government estates is again mentioned. Both of these cases are provided for in the draft Bill submitted recently by Mr. Lyall, and there can be no doubt about the necessity for legislation. In Noakholly payments are said to be good and regular, but according to statement E chowkidars there are worse paid than in any other district in Eastern Bengal; the average annual emoluments being only Rs. 37-8.
- 19. The Patna report is somewhat meagre, two districts only receiving mention. The irregularities noted in connection with Chumparun, where the members of the punchayets collected independently, are in course of amendment; whilst in Patna the bukshi system is again noticed as giving great satisfaction to the punchayets. Payments are worst in Sarun and best in Durbhunga.

20. The Magistrate of Maldah states that the administration of the Act has been unsatisfactory, but no details are given. According to the return, there are only three districts in the whole province in which the men are better paid, and it is not easy to see how attention to this point can be consistent with neglect in others. A great improvement is reported from Purneah, whilst in Bhagulpore and Monghyr the material is described as very inferior, the chowkidars contributing more than their share of criminals. In the Sonthal Pergunnahs, where the rules of 1856 are in force, the men are poorly paid at irregular intervals, with the result that they are compelled to curry favour with the villagers: the meaning of this, I presume, being that they do not report crime.

In the Orissa Division, where Act VI is not in force, the Commissioner remarks at some length on the untrustworthiness of the men, on the absence of any control over them, and on the generally unsatisfactory condition of things; including the way in which district officers have neglected the subject in their reports. In Pooree 25 chowkidars were dismissed for departmental offences. of which no details are given, but this is probably only a part of the excessive resort to punishment in connection with the regular police in that district. In Balasore, with a strength of nearly 3,000, not a single man was rewarded for good service.

The Commissioner thus summarizes his views as expressed in a report recently submitted to Government—(1) the force to be redistributed, all superfluous jaghirdars being abolished; (2) all chakran lands to be resumed and settled, and the proceeds to be paid into a common fund; (3) the punchayet

system to be introduced wherever practicable.

In the Chota Nagpore Division the subject is to some extent complicated by the introduction of matters affecting Chota Nagpore Division. digwars and ghatwals, who perform patrol duty, and the demarcation and settlement of the service lands by which they are A proposal to increase the number of chowkidars in Lohardugga is not approved of by the Commissioner, on the ground that the people are neither willing nor able to pay the increased amount that would have to be raised, whilst the state of crime in the district does not require it. In Singbhoom the ghatwals appear to have been utilized as assistants to the police in a variety of ways, whilst the chowkidars are not well spoken of. In Manbhoom the ghatwali question, i.e., the demarcation of service lands, is said to be finally settling down, but a recent attack on Messrs. Watson and Co.'s manager leads me to doubt if there is not still a simmering feeling of dis-The subject, however, is hardly within the purview of this portion content. of the report.

There is no improvement under this head. On the contrary, what 23. change there is, is in the wrong direction. Payment of chowkidars. January 6,204 chowkidars out of 87,172 were in arrears for over three months, and in December the number had risen to By far the worst district on paper is Rungpore with 908 men out of 4,675 in arrears for over three months. Dacca has 621, Furreedpore 534, the 24 Pergunnahs 512, Jessore 409, Midnapore 385, and Mozufferpore 378, so in arrears: no other district having over 300. Dinagepore, where the return of punishments is almost nominal, shows wonderfully well with only 41.

Cases of punishment have decreased from 8,517 to 8,323. amount of attention given to this subject varies Punishment of chowkidars very much in different districts under different officers: thus Nuddea has 842 against 117 in 1883, the 24-Pergurahs has 390 against 621, Rajshahye has 983 against 573, Noakholly has 48 against 171, and Pubna has 44 against 131. The following districts have less than 50: - Hooghly 48, Purneuh 46, Maldah 46, Julpigoree 40, Bogra 34, Balasore 29, Pooree 10, Dinagepore 9, and Cuttack nil. Thus the Orissa districts come out particularly badly at the same time that the Commissioner complains of the state chowkidars have got into. Whilst Dinagepore has 9 cases only, the two adjoining districts of Rajshahye and Rungpore have 983 and 777.

The strength of the police on the East Indian Railway has been Railway Police.

Assistant In-pector-General.

5 Inspectors.
8 Sub-Inspectors.
7 European constables.

Eastern and Northern Bengal has been prepared 175 Constables. and was submitted in August last, but up to the present no orders have been received, though the Assistant Inspector-General

took charge in November. The long delay, and the system of ill-divided and undefined authority which now prevails, have been productive of so much inconvenience that their early issue is much to be desired.

No change has been made in these. The Darjeeling patrol is said to have worked admirably, but recent experience has Road patrols. shown that it is not sufficiently extended in the Terai.

revised, with effect from July 1st, in accordance

with paragraph 27 of last year's report, the police

being now responsible only for the maintenance of law and order. A scheme for the railways in

27. Beyond the purchase of a boat for the Bogra district, and the entertainment of a permanent manjhi in Maldah, there is nothing to report under this head. A steam launch for use in the Dacca district has been sanctioned since the close of the year.

Bamna and Madartuli in Backergunge are the only places where these are now quartered, the party sent to Ghagra Punitive police.

having been withdrawn in November.

The detachments from Dacca and Bhagulpore, detailed for duty in the Chittagong Hill Tracts, returned to their respective head-quarters in June. Another Bhagulpore detachment took over the guard duties in the 24-Pergunnahs from the beginning of June to the beginning of November, the men set at liberty being utilized to strengthen the force in Dum-Dum and Barrackpore, where there had been an abnormal increase in burglaries. The reserves also furnished the guard-of-honor on the occasion of the installation of the Maharajah of Bettiah at the close of the year.

The police maintained order at 168 fairs, attended by about three and a half millions of people. Only 132 cases, Fairs. none of them of a serious nature, were reported

and convictions were obtained in 105 of these: the value of the property, stolen being Rs. 993-11-3 and of that recovered Rs. 712-12-3.

31. The number and percentage of educated Education. men is given below:— Inspectors 164 or 99:3 ... Sub-Inspectors . . . 891 ., 98.0 ••• Head-Constables .. 1.900 ,, 78% *** Constables .. 5,444 .. 27.5

There is nothing to be added to what was said last year under this head: the reserves are practically too weak to allow of any progress being made with education.

There is little to note under this head. The reserves generally are too weak to make much progress, and in most districts the station officers either know no drill or have forgotten the little they ever learnt. Where practicable, men have been sent to learn drill with native infantry regiments with a view to their being afterwards employed as drill instructors, and compliance with the order that all writer-constables should go through a course of drill has been insisted upon at inspections. The men dislike the duty, and will generally manage to shirk it, unless looked after by the District Superintendent himself.

The new carbines are in course of issue, but the shooting shows no signs of improvement in consequence. The reserves have been armed with short Enfields

and ordinary bayonets.

The expenditure on account of police buildings during the financial year, and the department through which it was Buildings.

k	spent, is given	, below :—			
Expenditure from the Public Work Budget.	's Department	Expenditure from Police 1	Budget.		
	Rs A. P.		Rs.	۸.	r
Repairs (above Rs. 1.00) Larger works (above Rs. 1.00) Minor works (below and up to	1.850 7 11 Po 790 10 7 Po	etry repairs (up to Rs. 1,000) etry construction (up to Rs. 1,000)	61,849 39,665		
Rs. 1.000) up to	7,630 15 0	Total from Police Budget	1.01,515	7	8
Total from Public Works Department budget	10,272 1 6 6	e per man on the total sanc- ioned number of police of all rades	4	5	11
Grand 'J'	otal Outlay	Rs. a. r. 1,11,787 9 2			
	on the total sane-	Antisticulus abreid Waterpayage measuremen			

tioned number of police of all

4 13 0

The above sum, distributed according to provinces, stands thus:-

								Rs.	▲.	P.
1.	Bengal	•••	•••		***	•••	100	73,174	12	4
2.	Behar		***	•••	•••	•••	•••	22,487		1
3.	Orissa	•••	•••	•••		•••	•••	6,442	3	9
4.	Chota Na	gpore	***	•••	•••	400	***	9,683	6	0
						Total	:	1.11.787	9	2

35. The total casualties amounted to 2,971, or 12.5 per cent. Casualties. as shown in the margin, is lower than that of any year since 1881. Casualties in 1879 ...

... 15·6 ... 12·3 1880 . 1881 11.2 1882 ... 16.8 1883 ... 14.1

1884 ...

I give below an analysis of the above figures for the last three years:—

			1692.		1983.		188	4.	
Retirement on per	ision or grad	tuity	309 or 1.2 pc	or cent.	324 or 1·3 p	er cent.	270 o	· 1·1 r	er cent.
Resignation	• • • •		1.282 ,, 5.2	**	1,421 ,, 5.9	**	1,090 ,,	_	41
Dismissal	114	•••	839 ,. 3-4	**	762 ,, 32	**	778	3.3	••
Discharge	•••		757 ,, 3·	,,	2 29 ,, ·9	9.	147 ,,	.6	•
Desertion	•••	•••	165 ,6	**	144 ,, '6	91	124 .,	•5	**
Death	•••	•••	597 ,, 2.4	,,,	532 ,, 2.2	**	562 "	2.4	•,

The useless men taken over from the old municipal police have now been weeded, and hence there is a considerable decrease under retirements, resignations, and discharges.

Deaths have increased, the districts with a percentage of 4.0 and over being Hooghly, Dacca, Rajshahye, Mozufferpore, and Furreedpore, in the order given. Rajshahye was second last year, but Lohardugga, which was then full with 4.0, has come down to 1.9.

When inspecting Hooghly, where the deaths have increased from 28 to 47, I found great overcrowding in the hospital, an ill-arranged, draughty building, and the District Superintendent reports that men sick have to be given leave or allowed to remain in the town outposts, where they can get no medicine but what they pay for. He attributes the high death-rate to want of food and want of morality, the former due of course to extreme poverty. He might have added, too, that under existing arrangements no proper diet is received in hospital, as the men are left to feed themselves. I propose to see

if this cannot be altered, and the system in force in the Calcutta Police, where

the men are put under stoppages, introduced.

The marked disparity in resignations between Bengal and Behar continues; the percentages being 7:1 in the former and 1:6 in the latter. In the Patna Division it is only 0:9. The reasons of course are the better climate of Behar, the smaller amount of town work, and the cheaper rate of living; whilst men have not to be obtained from other provinces, as in Bengal, owing to the unsuitability of the local material.

36. No cause is assigned for the high percentage, in Burdwan (108.6), which is more than 50 per cent. above Admissions into hospital, the divisional average. The Jessore figures too are wiexplained.

The healthiest districts were Durbhunga with only 10.5 per cent. and Percentage of admission into hospital to the total strength of force.

135-1 | 128-4 | Burdwan ... J. esore 108.6 Government Railway Police Dinagepore. 121.1 97.4 cearmars ... Fur eedpore ... 1142 Singbhoom 84.3

Tortute

Mozufferpore with Shahabad has shown great improvement this year, the percentage of sick in hospital being 14.2 against 18.2 of the last year.

37. A case in Midnapore was pending trial at the close of the year.

A case in Patna against a sub-inspector and two constables, who were sentenced respectively to 3, 2 and 1½ years' rigorous imprisonment, was specially reported to Government.

A case in Mymensingh also specially reported, against sub-inspector Grish Chunder Chuckerbutty broke down at the sessions, though the evidence certainly seemed to justify a conviction. The case was, however, much mismanaged by the Deputy Magistrate of Attia, to whom the complaint was first made, and who is stated to have salamed the accused, a Brahman, in open court before commencing the enquiry. The delay on this officer's part undoubtedly facilitated the disposal of the body of the man tortured, which is believed to have been cut into pieces and thrown into the river. The sub-inspector was dismissed, and his appeal to Government is now pending.

In Hazaribagh a head-constable was sentenced to eighteen months, and

a constable to one year's, rigorous imprisonment.

In Chittagong a head-constable and constable were respectively sentenced to 3 years and 2½ years' rigorous imprisonment under sections 342 and 325 for ill-treating a prisoner at the Harbang out-post, but on appeal the Judge quashed the conviction and ordered the constable to be committed, when he was sentenced to a year's rigorous imprisonment under section 330. He thus, though convicted of a, for a police officer, more heinous offence, got off with less than half his original sentence, whilst his fellow-culprit escaped altogether. A departmental enquiry showed that strenuous efforts had been made to hush up the case, and besides the men convicted a sub-inspector, a head-constable, and two constables were dismissed as being concerned in it.

A case in Monghyr, in which a head-constable and three constables were

tried and convicted, has been specially reported.

In the Nuddea district a constable, who in giving his evidence stated that he had beaten the accused, and had kept him awake by pouring cold water on him, was convicted on this, corroborated by the prisoner, and sentenced to one week's imprisonment and Rs. 10 fine under section 29 of Act V. This was a somewhat curious case. The constable had allowed the prisoner to escape, and there is no doubt that in the first instance he wanted at once to show he was not askep and to injure his head-constable, imagining he could not himself be touched for only carrying out orders. The Deputy Magistrate found that violence had been used, but that it did not amount to hurt, and he thereupon convicted under section 29. No notice was taken of the escape.

Extertion	11	;	38, followin	Cases g district	of exto	rtion o	occurred	in t
								Cases.
Midnapore		4		•••	***			2
Hooghly	***			***	***	•••		2 1
24-Perguanah	8			***	***			ī
Pabaa		***	•	•••	•• \	,,	•••	2
Patna.			***	•••	••		•••	ĭ
Backergunge	,	141		•••	***	•••	•••	ī
Sarun		***	***	***	100	***	•••	î
Monghyr		**>	•••	•••	•••	***	•••	ง
Maldah	•••			110	**			ź
Cuttack	***			••	• • • •		•	ī
				• •	***	•••	•••	
						Tetal	•11	23

I have not thought it necessary to give particulars of these cases, none of which were of any real importance.

Punishment. 39. The table of punishments and the percentages are given in the usual form:—

	-	dudicial p	unshment.	Depart	wental,
		Under Fenni Code,	Under Act	Fined and de	Disnussed.
Inspectors	• • •	1	•••	9	2
Sub-Inspectors		8	6	411	15
Head-Constables	***	42	11	1.072	51
Constables	***	333	226	3.5%	637
		Bayesan-	********	-	
Total		385	213	5.107	70%
		**********		Residence for many and based	-
Total in 1883	***	449	291	6,023	761
		********		-	

		a utt	Penul Code			Under Act	v.	Departm	ental parast	ment.
Year		Number,	Percentage of officers,	Percentage of ven.	Number.	Percentage of officers.	Percentage of men.	Number	Percentuas	Percent gra
1882	•••	381	1.2	1.6	300	·1i	1.3	6.987	52.7	246
1883		449	14	1.9	294	.7	1.3	6.787	5 3·	23 7
1884	•••	385	1.4	1.6	243	ن.	1.1	5.815	49	21.7
									. 0	2

There is a considerable falling off in punishments under the Penal Code, the number now being very nearly what it was in 1882, whilst departmental punishments are considerably less. The figures for these last, however, are not to be trusted, as it has been the practice in some districts to show only fines and degradations. Many of the departmental punishments are of a very petty nature, but the instructions to avoid fines in the case of the lower grades are too often disregarded. In the case, too, of prosecutions for neglect of duty under section 29 of Act V, I have come across several instances in which Magistrates have inflicted fines, in some instances very heavy fines, forgetting apparently that the offenders could have been punished by fine departmentally without the drawbacks attending a formal trial.

In Balasore there were 2 dismissals in 1882, 7 in 1883, and 21 in 1884. This sudden and progressive increase is due solely to the severity of two successive Assistants in charge, and I entirely agree with the late officiating Magistrate, Mr. Barrow, who says of one of them that a harsh and summary method of correcting faults would spoil any disciplined force, and that respectable men will not enter a service where the risk of harsh and unjust punish-

ments is so great.

Pooreo has 18 dismissals against 9, the increase being due to the same reason as in Balasore, the injudicious severity of the Assistant in charge, who has since been removed.

40. At the close of the year under report 8,919 men wore one or more good conduct stripes, the details of which are as follows:—

More	than three	e stripes	•••	444	***	•••	438
Three	stripes	•••		•••	•••	***	1,776
Two	ditto	•••	•••	***	***	***	1,936
One	stripe	•••	•••	•••	•••	•••	4,769
							-
					Total	***	8,919

Under the rules ten per cent. of the entire force of constables may draw the good conduct allowance of Re. 1 per month, for which the wearers of three stripes are eligible, but the amount placed at my disposal is not sufficient to give the full sum required for all.

41. Money rewards were received by 2,049 officers and men, and 77 more were promoted. The total of 2,126 is less than last year, owing to the exclusion of men who received stripes, and to the Assistant Superintendent of Balasore having then erroneously included cases of ordinary promotion. The following officers were specially rewarded; in most instances with watches and chains.

Inspectors Survaranjan Mukerjee of Monghyr, Brojo Lal Chatterjee of Maldah, and Kristo Kanta Das of Noakholly, Sub-Inspectors Raj Coomar Dass and Syed Amir Hossein of Backergunge, Jogunnath Singh of 24-Pergunnahs, Bhagwan Chundra Palady of Dacca, and Goorsahai Lall of Mozufferpore, and Head-Constables Rajputty Singh of Sarun, and Joynath Chowdri of Julpigoree.

42. In Rungpore head-constable H. Oram, while in charge of the Dhap outpost, embezzled Rs. 19-12-6. He was prosecuted and sentenced to six months' rigorous imprisonment. In Bankoora constable Koylash Singh was sent up for trial on a charge of misappropriating money entrusted to him, but was discharged for want of sufficient evidence. Sub-Inspector Umbica Churn Gupta of Ullubariah Court, in the district of Howrah, was accused of misappropriating a sum of money which he was entrusted with for payment, a task he was not bound to undertake and could well have declined. He was dismissed, but not prosecuted for want of sufficient evidence, and he had also replaced the amount before the matter came to light.

The practice of employing the police as a convenient agency for the receipt and disbursement of miscellaneous monies is much to be deprecated. In a case now before me a head clerk has been dismissed in connection with an embezzlement of chowkidars' wages with which, properly speaking, he should have had nothing to do, the dismissal being by order of the district

officer, and therefore as irregular as his employment.

The following table gives the percentage of different religions and castes calculated on the total actual strength as it Religion and castes. stood on the 31st December 1884:-

					Officers.		M
Christians	***	•••	•••	400	3.7		More-
Mahomedans	•••	***	•••	•••	23.9	•	29.4
Brahmins	***	***	***	•••	21.4		16.3
Rajpoots and Khettries		•••	•••	***	5.9		18.2
Goorkhas and Nopalies	•••	***	***	***	•9		•9
Sheikhs '	***	***	•••	***	1.1		.5
High caste Suddras	***	•••	•••	***	28.9		13.9
Low ditto	***	•••	•••	•••	3.4		4.7
Hillmen ditto	•••	100		•••	••••		•2
Hindus of all other cast	OS	•••	***	***	9.9		13.3
Other religions	•••	***	•••	•••	.9		2.0
					•		

Of 216 escapes (against 206 in 1883), seventeen were from lock-ups, 52 from police buildings, 61 from other places, and 86 were made during transit. Forty-six or 21 per

cent. of the escaped persons were recaptured; a very poor result.

The escapes from the custody of warders were 16 from jails and 36 from lock-ups. Ton of the former and 30 of the latter, or 69.2 per cent., were recaptured.

45. The following table shows the strength of police escorts furnished

during the year :-

*												
							Inspectors,	Sub- Inspectors.	Houl- Constables.	Constables.	European Constables,	Total.
Tressure, stamps, &c. Prisoners and lunatics Miscellaneous	64. 64.	***	***		•••	•••	7 6 8	55 6 30	1,554 898 425	9,419 10,714 8,434	2 •••••	11,015 11,616 3,897
C				7	l'otal	•••	21	91	2,847	23,567	2	26,528

The total amount of treasure escorted by the police during the year 1884 was Rs. 17,58,06,137-13-3, distributed as shown below:-

						Rs.	A.	P.
Bengal	•••	•••		***	***	14,15,29,401	0	10
Behar	•••	•••	•••	•••	• • •	3,00,51,292	7	5
()rissa	- 14	***	•••	•••	• • •	35,06,301	5	0
Chota Nagpore	•••	•••	***	•••	•••	7,19,143	0	0
			•	Total		17,58,06,137	13	3
						-		-

or a decrease of Rs. 5,47,65,706-7-8 when compared with the figures of 1883. No treasure was lost. The number of prisoners escorted during the year was 14,123, or an increase of 9 as compared with the previous year.

46. Deaths by suicide have increased from 2,392 to 2,531, a difference of 139. The following districts return over 100 cases:—Jessore 225, Nuddea 211, Gya 167, Cuttack 155, Dacca 115, 24-Pergunnahs 104. These districts also showed most

cases last year. Cases of accidental death have increased by 141, as shown below. 47.

There is an increase under "wild beasts" and "other causes," and a decrease under other Accidental deaths. heads:—

D	duamin						1883.	1884.
юу	drowning	•••	•••	***	***	•••	11,218	10,771
"	snako-bites	. 4-	•••	•••		•••	9.527	9,466
39	wild beasts	491	***		•••	•••	1,318	1,411
,,	fall of buildings			***		•••	368	335
"	other causes	•••	•••	• • •	•		4 331	4,920
					Total	•••	26,762	26,903

Eighteen cases reported as accidental deaths or suicides proved on enquiry

to be murders or cases of culpable homicide.

The following districts were not visited within the year, which for this purpose ends on March 31st:-Midnapare (on my list), Durbhunga (on Colonel Knyvott's list), and Darjooling and Dinagepore (on Mr. Baker's list). Of these, all but Durbhunga, which was last visited in November 1883, have since been inspected. The following 26 sub-divisions were also seen:—

Bhola, Bhuddruck, Rampore Hat, Raneegunge, Cox's Bazar, Naraingunge, Madaripore, Jehanabad (in Gya), Serampore, Bongong, Narail, Magoorah, Bagirhat, Jamui, Lalbagh (in Moorshedabad), Hajcopore, Tangail, Ranaghat, Dinapore, Serajgunge, Nattore, Sewan, Buxar, Deogliur, Chandpore (in Tipperah), and Giridhi.

This is more than the number noted last year (16), and treble the number

49. This is noticed by only three Commissioners, but the returns are carefully examined at head-quarters, and any Inspection by District Superintendents short comings noticed are at once brought to light.

The Presidency Commissioner thinks that too much time is given to examining the registers, and too little to genuine outside enquiry. In the Chittagong Division the subject is said to have been generally well attended

The Commissioner of Chota Nagpore quotes at length the remarks of the Deputy Commissioner of Lohardugga, who thinks that frequent visits to stations and outposts are unnecessary, and that the time would be better spent in going off the beaten track and ascertaining from the people themselves how the police work. There is something to be said for this, but a District Superintendent is not bound to sit all day long inspecting registers, and he already possesses ample facilities for visiting places off the beaten track, whilst there would be no means of checking the time spent in the interior. What is really wanted is a diary, not a mere string of the names of places visited, but a journal showing where the officer went, what he heard, what orders he passed about it, and stating how he employed his time. I cannot approve of the proposal to leave than as unvisited, since most of them now are only seen once in six months, and unless they are visited the police and the chowkidars will not be seen at all, but many District Superintendents might certainly turn the time spent in the mofussil to better account than

they do at present.

50. Mr. A. V. Knyvett discharged the duties of Personal Assistant throughout the year to the satisfaction of both my

predecessor and myself.

The following District and Assistant Superintendents have done well and deserve favourable mention:-

> District Superintendents. Lieutenant-Colonel Skinner. Mr Giles Bamber. Major Wilkinson. M1 Pratt Wilcox James Harris Wilkins Showers H Dawson. Munro.

Assistant Superintendents

Mr Clark.

Schurr.

Paget

Judge

Tucker

None of the orders require notice, as changes are postponed pending the new edition of circulars, which is still under Important orders. examination.

CRIME.

52. I have not thought it necessary to examine the figures under complision of crime to population these heads submitted by other provinces, and merely give the results for 1884 as extracted from the divisional reports. Looking at these, it will be seen that the Burdwan and Presidency Divisions take the lead, having the highest proportion of crime to population, and that the number of cases reported for each policeman is highest in the Bhagulpore Division with 6.2, and lowest in the Orissa Division with 3.5.

In the Patna Division, as regards the proportion of cognizable crime to population, the Patna district has 1 to 290, whilst Mozufferpore shows 1 to 1,409. In other words, the people of the Patna district would at first sight appear to be about five times as criminal as their neighbours north of the Ganges; whilst Gya, the district next below Patna, and usually considered one of the heaviest in the Lower Provinces, has 1 to 478, and Durbhunga, the district next above Mozufferpore, has 1 to 858. Patna, however, with a large urban population, has 3,274 nuisance cases against only 352 in Mozufferpore; and deducting these, the proportion becomes 1 to 561 in Patna and 1 to 1,541 in Mozufferpore. Even so, however, and although the two districts kept pretty much the same distance in 1882 and 1883, the variation requires an

explanation, which will now be called for.

The Commissioner of Dacca remarks in connection with this subject that the figures show Mymensingh to be not only undermanned, but under-officered; and of these facts there can be no doubt whatever. There were 50 cognizable cases to each investigating officer and 7.8 such cases to each policeman, the average for the province being 4.9. In the Burdwan Division the advanced and densely populated districts of Hooghly and Howrah stand high in point of criminality, the proportion of crime, cognizable and non-cognizable, to population being 1 to 99 in Howrah and 1 to 118 in Hooghly, against a divisional one of 1 to 218 and a provincial one of 1 to 300. The Commissioner is of opinion that the force in these two districts is inadequate, but the number of cases per policeman is not so high as it is in Beerbhoom, and the proportion in Hooghly is only just over that for the province, whilst in Howrah it is a good deal below it. Probably the Commissioner considers Bengal generally to be under-policed, and he will not be alone in this opinion.

None of the other reports contain any facts or figures under this head

calling for detailed notice.

Percentages as tests of police work.

53. The nine tests prescribed by the Government of India are—

(a) Cases—

1. Percentage of cases investigated by police to cases reported.

2. Percentage of cases, police and direct, ending in conviction to cases decided.

3. Percentage of police cases ending in conviction to cases investigated.

Percentage of police cases ending in conviction to cases decided.

(b) Persons-

1. Percentage of persons released in police cases without being brought before a Magistrate to persons arrested by police.

2. Percentage of persons convicted in police cases to persons arrested

by police.

3. Percentage of persons convicted in police cases to persons sent up for trial.

(c) Property—

1. Percentage of property recovered to property lost.

2. Percentage of cases in which property was recovered to cases in which property was lost.

Test (a) 1 shows that police agency is most resorted to in the Presidency and Chota Nagpore Divisions: the other divisions varying from 79.0 in Bhagulpore to 72.0 in Dacca.

Test (a) 2 is hardly a test of police work, including as it does direct cases. Under it Bhagulpore is far the best with 55.9; only one other division, Patna, having more than 50. Rajshaliye is last with 42.4—a position it also occupied last year.

Test (a) 3 is of little practical value, since it includes false cases as well

as cases in which the police were unsuccessful, or had not evidence enough to

justify an arrest.

Test (a) 4 seems to require amendment, including as it does direct cases decided, with which of course the police had nothing to do. Under it Bhagulpore comes first and the Presidency last, but the variation is inconsiderable-6.7.

B Form is so seldom used that the percentages under test (b) 1 are insignificant, varying from ·6 in Chittagong and ·8 in Orissa to 6·7 in Patna. Speaking generally, I believe that B Form should be met with much oftener than it is: that is, that the police use C Form in unsuccessful cases, where accused or suspected persons were virtually under arrest, though nominally only attending for the purposes of the investigation.

In both the remaining tests of persons Chota Nagpore comes first and Dacca last, but the discrepancies are not such as to call for detailed

notice.

In the property tests the Presidency Division is ahead, whilst the Rajshahye and Bhagulpore Divisions show worst.

	Burdwan.	Presidency.	Rajshahye.	Dacon,	Chittagung.	Patna.	Bhagul- pore.	Orissa.	Chota Nagpore
CLASS I.		!	1		<u>, , , , , , , , , , , , , , , , , , , </u>				
est;(a) 1	82.3	87:8	74'1	82.4	72.0	78.7	87.2	70-7	144
(a) 2 (a) 3	66.8 68.0	62·7	50°3	65'0 48'8	73.9 5n:1	58°0 44°4	65.5	69·1 54·5	697 597
(a) 4	69.6	62.1 2.0	70'	67.5	727	60.8	66.5	71.6	72.7
(b) 1	50.2	60.5	4°S 56°9	56.3	65.8	20. 5.0	56.8	67:2	1°:
(b) 3 (b) 3	56'4	50'1	51.5	23.0	60 5	46'5	50'4	67.1	G1·
CLASS II.			1						
est (a) 1	73·7 47·5	90°6 46°1	79.1	78.1	85.6	88.4	84.1	82'9	68
(a) 2 (a) 3	40'5	33'4	41'4 31'9	44°5 30°8	53'5 41'4	26.4 25.4	83.1	46'2 82'6	37
(a) 4 (b) 1 (b) 2 (c) 3 (d) 3	2.69	47.2	46'8	20.3	57'5	85.2	53'9	47.7	50"
(a) 4 (b) 1 (b) 2 (c) 3	1'6 48'3	42.8	38'4	41.3	45.7	7°2 46°1	46.6	31.7	40
(6) 8	43*	39'1	30.4	3779	41.8	45*6	43.8	30.3	39
(c) 1 (c) 2	100.	100.	•••••	78.3		873 3373		6.0	*****
CLASS III.	100	100	*****	100.	******	00 0	******	80*	******
est (a)1, excluding serial Nos, 36 and	88.7	93.9	84-9	78.7	85*7	80.1	83'5	85'3	91.
serial Nos, 36 and 37.		1	1 1						ł
(a) 2	46.7	50.	88*7	39'1	24.4	02.6	53-5	43.0	27
(a) 3 (a) 4	25°2 50°7	29.2	23.6 49.5	12'9 48'0	12'8 29'4	40·4 65·7	35'3 56'8	22'8 41'8	17. 41.
(6) 1	13.	7.0	6.9	17.7	20 4	7.9	3.8	*****	27
(b) 2 (b) 3	38.7	31'5 82'1	84'4	33'3	30° 20°7	55'2 56'8	51.2	80°1 83°7	27
(c) 1	11.2	10.6	25.0	26·1	8.1	8.0	7.0	4.1	26
(0) 2	44'2	00.0	28.7	47.6	75.	47.0	62-5	66.6	48
CLASS IV.									1
l'est (a) 1	45.3	76.4	66'4	49.4	55'4	48.9	56.8	58:1	76
(a) 2 (a) 3	34.3	18.7	26'8 21'7	26'8 11'1	39.0	24°0 11°6	43.8 32.6	84°7 26°6	37
(a) 4 ···	46.9	29.9	41.6	27'5	48'4	27.3	46.5	38.1	46
(6) 1	2°6 30°7	28'4	41.0	2·8 30·3	80.6	8.7	35.2	2°0 42°7	·
(b) 3 (b) 3	36.8	28.8	30.5	27.2	35.8	17·5 19·2	32.8	37.9	58
CLASS V.									
fest (a) 1, including serial Nos. 36 and	75.7	80.8	oro3	71.7	68.1	87-0	63-6	78'0	85.
37. (a) 2	51.8	54.6	46.3	56.8	57.8	62.2	65.0	56'4	491
(a) 3	27.8	23'5	25.6	22.1	34.6	22·1 72·7	84.4	81.1	30
(a) \$ (b) 1	84.2	60'8	69.9	69°8 5°7	64°9 2°9	72.7	71.0	61.8	73
(b) 1 (b) 2	56.0	62'8	61.4	53.1	59-0	62-8	63.0	59.7	64
(6) 8	57.6	28.4	62.4	62.8	66.7	64.8 64.8	63.0	67:1	63
(c) 2	20.6	25.7 43.8	39.0 36.8	19.4 34.8	52.4 52.4	81.7 50.3	25.6 41.0	25.0 26.0	78° 1° 64° 63° 39° 87°
		-	-		-				-
Test (a) 1) # (78'0 40'3	86°0 43°1	76·9	72.0 47.2	78·8 40·7	77.8 51.7	79·0 55·9	75'1 49'8	. 85
(a) 2 = 2	35.0	31.2	31.1	26.3	35.3	81.0	80.4	28.3	46
	57.0	50.4	55'5	23.8	54'5	55.8	68'8	52-1	57
(a) (b) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	461	430	464	6°5	48.0	6.7	1.9	47.4	1 53
(b) 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	45'2	41'8	45.3	80.4	44.8	46'5	48'1'	46'2	48
(i) i 2=	11'5	20.9	11.1	230	7.4	8.8	6.9	7.0	1 7

54. The subjoined figures will show that there has been an increase in cognizable crime of 7,911 against a decrease in non-cognizable of 3,163, leaving a net increase of 4,748. The fluctuations under both classes will be considered separately.

Cognizable Non-cognizable	***	•••	•••	104,464 110,531	112,365 107,368
		Total	••	214,985	219,733
Increase in cognizable cases Decrease in non-cognizable cases	•••	•••	• •	•••	7 911 3,163
		norease	•••	*** *	4,748

55. Crime has increased in six out of the niue divisions: the differences chiefly deserving notice being Presidency + 2,234, Rajshahye + 1,252, Bhagulpore + 2,885, whilst Dacca shows —3,453. The causes leading to these fluctuations will be dealt with when the divisional figures are analysed, class by class. The net increase is 4,748.

An examination of the following table will show that in the Lower Proportion of cognizable to nonsognizable crime in each division.

Provinces generally there is very little difference
in the proportion of the transfer of in the proportion of the two classes—cognizable exceeding non-cognizable by 2.2 only. The difference in 1883 was the other way, non-cognizable being then 2.8 in excess. As observed last year, the eastern and more litigious divisions show the larger proportion of non-cognizable, e.g., Chittagong with 70.6, whilst Chota Nagpore returns only 28.8. In the same way, Bengal Proper has 53.5 against 41.8 in Behar. In Orissa the two classes are, curiously enough, for the second time evenly distributed, and the same thing occurs in the Presidency Division. The Raj-habye Division, with 36.4 of non-cognizable, forms an exception to the rest of Bengal the cause being found in Darjeeling, where the percentage is as low as 153. Amongst the other districts, Dinagepore, Bogra and Rajshahye do not reach the divisional average, whilst Pubna and Rungpore are much above it. That Pubna should have 49.0 per cent. of non-cognizable crime, whilst the adjoining districts of Rajshahye and Bogra show 35 5 and 36.1, would seem at first sight to indicate that complainants in the first district have things too much their own way; but a reference to previous returns shows that in 1882 it headed the division with nearly 600 cases more than any other district, and that in 1883-84 there has been a continuous falling off .-

		Cognirable	Non cognizable,	Total.	Percentago cog mzable	Percentage non cognizable.
Burdwen		15,645	18, 363	34 008	46.	51
Presidency		16 847	16,866	33 713	50	50
Rajahahye		13,886	7,958	21 814	63 6	36 4
Dacca		11,089	17.515	28 604	8 HE	61.2
Chittagong	•••	4,372	10,530	11902	29 1	706
Total of Bengal	••	61 839	71,213	133,071	46 5	53 5
Patna		25,324	15 469	40 793	62 1	37 9
Bhagulpore	•••	13,390	12,307	25,697	52 1	47 9
Total of Behar	••	38,714	27 776	66,490	58 2	41 8
Orissa	•••	6,009	6 011	12,020	50	50
Chota Nagpore		5,803	2,349	8,152	71 2	28 8
(IBAND TOTAL		112,365	107,368	219 733	51 1	19.9

57. Cognizable offences reported

	= -====	,			-		
	1882,	1883.	1884.	Decrease as compared with 1888.	Decrease as compared with 1883	Increase as compared with 1853	Increase as mpared with
Cases against property the person public tranquilli	61,101 17 956 2,705 27,346	63,413 + 5.15 2,870 29,043	72,625 8 178 3,005 28,557	347 1,089	9,749	9 21 <i>à</i> 176	11 634 300 1 300
Total	105,980	104,484	112,865	1,456	10 7 100	9 3 17	13,139
Net .	•					7,911	9 346
Antonios and the contract of the last of t							

Deducting the hart cases for 1882 (9,815), the total number of cases reported will stand thus—

 1882.
 1883.
 1884.
 Increase as compared as compared with 1883.
 Increase as compared with 1883.

 99,165
 104,454
 112,865
 7,911
 18,200

The accompanying table gives an increase of 7,911 cases as compared with 1883, and of 3,385 as compared with 1882. To make an effectual comparison, however, the number of hurt cases reported in 1882 must be deducted, and we

then have an increase of 13,200 as shown above.

Cases against property increased by 9,212, and against the public tranquillity by 135, whilst "other cases" show a decrease of 1,089 and offences against the person of 347. The percentage of increase in cases against property is 14.5, the cause of which is to be found in a partial failure of the crops and the consequent high price of food. It was most marked in the Patna, Bhagulpore, Presidency, and Rajshahye Divisions. In "other cases" there are decreases under excise and nuisances of 577 and 1,365 respectively; neither of them calling for any special remark here.

58. The Dinagepore figures in column 8 of Statement A, Part I, are, it should be mentioned, hopelessly wrong owing to failure to attend to the definition of a decided case, and the percentage of cases convicted as shown in column 11 is therefore less than it should be. The mistake was found out in the course of inspection, and at too late a date to allow of revised figures being inserted.

Divisioss.	Total number of cases reported.				Number of cases declared talse.			True cases,			l'ercentage of cases declared false.					
	1881.	1882.	1883.	1884.	1 881.	1882.	1883.	1884.	1881.	1882,	1883.	1884.	1891.	1882.	1983.	1884
Burdwan Yresidency Rajshayo Daoca Chittagong	18,077 14,748 10,480 11,642 5,098	16,469 15,743 11,681 12,804 4,825	15,235 15,154 11,788 11,605 4,403	15,645 16,847 13,886 11,089 4,378	955 1,046 799 1,158 376	164 767 1,072	919 748 1,164	(158 822	10,454	14,780 10,914 11,732		14,626 16,189 13,064 10,201 4,001	5·2 7·0 7·0 9·9 7·3	6:3 6:5 8:3 11:1	7°1 6°0 6°3 9°9 8°1	8.0 5.0 6.0
Total for Bengal	60,045	61,512	58,175	61,839	4,334	4,378	4,266	3,608	55,711	57,184	53,909	59,171	7.8	7'1	7'3	5.0
Patna Bhagulpore	21,670 11,347	23,971 11,374	23,926 11,416	25,324 13,590	1,008 511				20,062 10,836		23,179 10,900	23,589 12,698	7.4 4.8	7°5 3°6	7.8	7'6
Total for Behar	33,017	35,345	35,843	38,714	2,119	2,220	2,203	2,628	30,898	33,125	83,070	36,086	6.4	6.5	6.4	6.8
Orissa Chota Nagpore	6,080 5,011	0,675 5,449	6,034 4,903	6,009 5,808	796 330			301 383					13.2	12.0	8.0	8.8 8.2
GRAND TOTAL	104,158	108,980	104,454	112,365	7,549	7,763	7,464	7,070	96,604	101,227	96,980	105,295	7.2	7'1	7:1	6.3

59. The number of these, as shown in the above table, continues to diminish, and is now 7,070, or 394 less than in 1883. Rajshahye, Patna, and Bhagulpore are the only divisions showing an increase, and in no case is it one of any importance. In Chittagong, Tipperah is worst with 126 cases, of which 38 were direct, and the remainder 88, were investigated.

The Bhagulpore Division shows an increase of 176, whilst the percentage in Monghyr, which attracted unfavourable attention last year, has risen from 9.3 to 10.8. No explanation is given of these very high figures, which spoil the average of the division. Bhagulpore and Purneah show slight increases;

but the percentages are low, and it is unnecessary to examine them.

In Burdwan the proportion of false cases is less in every district but one, though it is still high in Midnapore—9.3. Beerbhoom has fallen from 10.6 to 7.8, a decided improvement; whilst in Hooghly the change is the other way, from 7.2 to 8.7, against only 2.3 in Howrah, the next district, and one very similarly circumstanced. From the explanations tendered on behalf of Hooghly, it appears that Circular I of 1877 is even yet not understood there, and that complaints dismissed under section 203, Criminal Procedure Code, are shown as false. Beyond this the District Superintendent remarks on the difficulty felt in obtaining convictions in section 211 cases as tending to increase the number of false charges, but the difficulty, though equally existent in other districts, has not had the same effect there.

The percentage in the Dacca Division, though lower than in any of the three preceding years, is still higher than that of any other division. The decrease in the number of false cases in Backergunge, from 306 to 109,

requires explanation, which will now be called for. The decrease in Dagca is alight, and in Furreedpore considerable, whilst Mymensingh shows an increase of 32, due, in the Commissioner's opinion, to an imperfect acquaintance with Circular I. It seems reasonable to suppose that the same reason might with equal justice be assigned for the decrease of 40 in Dacca and of 62 in Furreedpore. The variation in Backergunge is not to be disposed of in this manner, and I am inclined to think that Subordinate Magistrates must, to save themselves trouble and avoid responsibility, have shrunk from declaring cases false. I can see no other theory by which so striking a decrease as 61.3 per cent. is to be accounted for, and I know from experience how frequent the institution of false cases is, or at all events used to be, in that district. In Patna there is a slight increase in the divisional percentage, from 7.3 to 7.6 (7.2, the percentage returned by the Commissioner, is a mistake). Chumparun is again the worst district with 11.3, and Shahabad follows with 11.04; figures calling for explanation.

In the Chota Nagpore Division there is a slight decrease, but the percentage in Hazaribagh is abnormally high, and no reason is given for its comparing so unfavourably with those of the remaining districts of the

division.

17.43

The Rajshahye Division shows an increase in four out of the seven districts, especially in Julpigoree, where the numbers have more than doubled, and in Rungpore, where they have risen from 124 to 196. The Deputy Commissioner of Julpigoree reports that the increase is under two heads only,—theft and burglary: a fact he is unable to assign any reason for, though he assigns the increase generally to one or both of two causes—a tendency by the police to report unsuccessful cases as false, and the general love of exaggeration. From this it would appear that magisterial officers in Julpigoree are too prone to accept conclusions formed for them by the police, and not sufficiently careful to sift out the grain of truth which is to be found in most complaints.

The number of false cases in Rajshahye has slightly decreased: 113 against 114: but in prosecutions the district has done much less than its proper share, having only 11 with 4 convictions. The subject attracted attention at a recent inspection, when the District Superintendent reported that the Magistrate looked on false charges as a means of ventilating private pique and counteracting more serious offences: hence prosecutions were rarely instituted, whilst the procedure adopted was such that it was almost impossible

to secure a conviction.

The line of action followed by the Magistrate is directly opposed to that prescribed by Government, whilst his policy of employing one crime to neutralise another is, it is to be hoped, peculiar. The fact that false cases have not increased is beside the question, as an unwillingness to declare them false would be perfectly intelligible under such circumstances.

No explanation is given for Rungpore, but the Magistrate states that false

cases have received very careful attention.

The percentage in Orissa has fallen from 8.9 to 6.5: Cuttack and Balasore leading with 9.05 and 8.1 respectively. The general decrease is attributed to the more careful observance of the rules on the subject, but the figures are not examined in detail. Pooreo is again lowest with 3.9, and it is therefore evident that the rules are not read there as they are in Cuttack, the next district. The Cuttack figures, and therefore the divisional ones, were vitiated by the inclusion of 40 cases declared false owing to mistake of law or fact. These should of course have been omitted, and the explanation that the error was not detected until after the submission of the returns is hardly satisfactory. The correction has been made here and the figures revised.

In the Presidency Division the percentage (3.9) has fallen in every district except Jessore, which returns 6.9, an increase of .8; whilst in the 24-Pergunnalis it has come down from 7.8 to 3. The Magistrate attributes this to his requiring all Subordinate Magistrates who hear police reports, to submit monthly statements of false cases showing the number of prosecutions instituted. This was always my own practice when in charge of a district, and it has a useful effect by reminding Subordinate Magistrates of the rules on the subject, and

that a case declared false must be accounted for.

60. "Of 9,572 cases excluded from the returns as false through mistake Cases excluded as false and removed of law or fact, no fewer than 1,228 were in the to non communitie. Backergunge district alone. Omitting, of course, the total for the Dacca Division, these figures exceed those for any division except Patna and the Presidency, whilst they are more than double those of Rajshahye, Chota Nagpore, and Chittagong. This illustrates what I have said above as to the way Magistrates in Backergunge have been shrinking from pronouncing cases false, whilst still unable to declare them true.

61. The percentage of C Forms sent up as false by the police, but

Cases sent up as false by the police, declared to be true by Magistrates, is 8.5 against
but declared to be true

7.8 last year. The following seven districts show

worst, that is, of course, from a purely departmental point of view:-

Purnosh	•	23 1 1			
Hankoora	•••	. 22 08	24-Pergunnahs		16.3
Khoolna		16.4	Bogra		15 9
Backergungo		163	Jessoro	•••	158

The following are the six best:-

Mozuflerpore	•		2 02	Dinagepore	•••	31
Tipperah	••	•	2.1	Monghyr		33
Lutiack	•••		3.1	Durbhunga		35

But little is to be obtained from collating these figures, and yet they exhibit widely discrepant results, due in great measure, in my opinion, to the idrosyncrasies of different Magistrates:—

62. Prosecutions in false cases

NAMES OF DISTRICTS	Number of false cases— state column 18 of Statement A (Part I)	Number of false cases in whi h prosecutions were instituted.	Number of such cases in which convictions were obtained	Number of persons convected for making false complaints	Names of Distric 18	Number of falve cases -rude culumn 1% of Statement A (Fart I)	Number of false cases n which prosecutors were obtained	lumber of such cases in which consistings were obtain d	At most of percent or national false confinites
Burdwan Bankoota Beerbhoom Midnapore Hooghly Howrah 24 Pergunnaha Ruddea Jessore Aboolsa M. or shedabad Dinagopore Rajshshya Kungporo Bogta	103 43 123 802 581 66 170 171 163 82 22 203 113 196 51	14 11 31 103 85 15 77 75 75 84 27 84 14 44	1 3 5 14 7 5 33 40 7 8 9 7 8 9	3 5 14 7 5 8 40 4 7 8 14 14 14 14 14 14 14 14 14 14 14 14 14	Patna (vu bhahabad Mozuff rpore Durthunga barun (humparun Monglyt Bhagolp ore Purnesh bonthal Pergunnahs Visidah Total for Behar	957 913 810 19h 228 297 33 1 140 112 94 35	17 5 21 65 10 31 85 85 30 20 10	6 1° 6 10 9 20 24 21 11 5 17	18 16 16 16 16 17 17 18 17 18 18 18 18 18 18 18 18 18 18 18 18 18
Pubna Pargoling Julipawee Dacca Fuiredpore Backegning	10 ' 38 11 ' 226 98 109	2 10 % %5 16 45	6 1 3 6 7 2 6	5 1 3 6 7	Cuttack Pare Balasone Guijhata Total	164 99 113 18 	10) 5\ 17 11 12:	13 21 4 43	14 21 4 4
Mynonsingh Chitago ig Noakholly Tipperah	455 105 50 126	12 17 48	6 1 6 5	1 6 5	Havaribagh I obardugas Singbhoom Maubhoom	197 77 2 107	23 21 13	11 5 - 6	111 6
Total for Hengal	3 664	841	194	200	Total GRAND TOTAL	7 070	1 457	409	450

				Percentage of emivications			
Burdwan .			1890 34 4	1981 32 9	1882 25 3	1883 22 7	1884 16 9
Presidency Rajshahye	•	• •	45 4 82	32 5 39 7	28 9 30 5	29 9 19·3	35·1
Dacca Chittagong	•	•••	34 9 30 6	23 7 25 6	25 3 32	27·6 33 7	14 5 21 0
Patna Bhagulpore .	••	• ••	41 1	48 1 41 4	50 47 3	41 8 35 6	37 4 35 4
Orista Chota Nagpore	•••	•	62 9 43·5	ժ8 7 52	89 7 30 3	\$8 3 48 3	34 I 38 6

There is no actual improvement, whether we look at the percentage of false cases prosecuted or at the result of prosecutions. The former is 20.3 per cent. against 20, and the latter is 31.2 per cent. against the same percentage last year. The accompanying table shows that Chota Nagpore has again done best in the way of prosecutions, and that Patna is again

second. In no division, however, have prosecutions been really maced and Dacca, Burdwan, and Rajshahye all show badly in the order named.

In the Burdwan Division, Midnapore is the only district in which prosecution has been freely resorted to, and Hooghly comes out very badly with only 33 prosecutions to 381 cases declared false. Midnapore prosecuted 103 cases out of 302, or just half the number for the whole division. The Magnetrate thinks indicial rulings make these prosecutions more difficult every year, and it is thinks judicial rulings make these prosecutions more difficult every year, and it is certainly the case that the path to a conviction is thickly set with legal pitfalls. He is further of opinion that the services of the Government pleader or of a mukhtar should be allowed for the prosecution, but to this the Legal Remembrancer objects. The excuses given for Hooghly have been already noticed. Burdwan, too, has not done as much as it might have.

The percentage of prosecutions to false cases in the Bhagulpore Division is 23.6 against 22.2 in 1883. The percentage of cases ending in conviction to those instituted is 35.4 against 35.6. The Sonthal Pergumahs show well with 17 convictions against 26 prosecutions, and Maldah has also done well with 4 against 10. Purneah exhibits only 5 convictions out of 30 prosecutions, and 112 cases declared false. Police administration in this

prosecutions, and 112 cases declared false. Police administration in this district was a weak point throughout the year, but the attention it has now attracted will, I hope, bring about a change for the better.

In Chittagong out of 105 false cases, 12 only were prosecuted, with but one conviction. The Commissioner has called for an explanation, but thinks the weakness of the magisterial staff during the greater part of the year had a good deal to say to it. In Tipperah 28 cases out of 126 were prosecuted, and in Noakholly 17 out of 50, with 5 and 6 convictions respectively—figures which can hardly be called satisfactory. The percentage of convictions for the division at large (21.0) is worse than in any year since 1879, a state of things for which Chittagong with only 83 must be held responsible.

The Dacca Division shows very badly with 16.3 per cent. of prosecution against 21 in 1883. In Mymensingh prosecutions were sanctioned in 6 cases only out of 117 declared false during the first half-year, and in 28

6 cases only out of 117 declared false during the first half-year, and in 28 out of 51 in the second half. The figure, are suggestive as showing that an increased willingness to prosecute produced a corresponding reluctance to declare cases falso. In the Netrokona sub-division the Deputy Magistrate declared 78 cases false, whilst refusing to sanction a single prosecution, a state of things which might, and should, have been remedied during the year.

Judicial results are very poor, convictions having been obtained in only 21 out of 145 cases prosecuted, the percentage therefore being 144 against 275 in 1883. In Furieedpore it was remarkably good —437: whilst in the adjoining district of Backergunge it was as low as 44, two convictions

out of 45 prosecutions.

The Commissioner quotes at some length from Mr. Dutt, the late Magistrate of Backergunge. Mr. Dutt thinks that false complaints are discouraged by fear of prosecutions, and that Subordinate Magistrates now pay more attention to the rule that doubtful cases should be shown as true and not as false. He then goes on to suggest that they should be relieved from their present feeling of doubt and indecision by being allowed to show cases as doubtful. This would certainly be one way out of the difficulty, but it would be very like shirking it, and it is after all one not likely to be felt by a strong officer. I am afraid, too, that with reference to the figures noted above, the fear of prosecution, and still more of conviction, must be over-rated in Backergunge. I notice Mr. Dutt's remarks at length, as it is always useful to know

the opinion of a native officer of his standing.

In Patna there has been a falling off both as regards the percentage of prosecutions (which, except in Mozufferpore and Chumparun, is decidedly poor), and the percentage of convictions which is still, however, as high as 37.4. In Chumparun the hardship of putting innocent persons on their defence in order that the false cases may be enquired into judicially before prosecutions are instituted is again adverted to, and it is explained that this procedure is followed in deference to repeated rulings of the High Court. I do not, however, think that the High Court intended that the false case should be formally tried out, or that they mean to demand more than that the depositions of the complainant and his witnesses should be always recorded by a judicial officer. I am aware, however, that on this point there is considerable uncertainty, and that the procedure adopted is anything but uniform. The Magistrate of Durbhunga rightly thinks that false cases should be prosecuted, even though the prosecution is likely to turn out infructuous; and the Magistrate of Shahabad asserts that in his district false charges are preferred with the view of getting the chowkidar into trouble, and so compelling him to take loss than his legal wages.

In Chota Nagpore judicial results were not quite so good, and the number of prosecutions instituted—57 for 383 cases declared false—is not sufficient.

In Rajshahye the percentage of prosecutions was smaller, but the results were certainly not good, only 34 out of 178 prosecutions having been successful. The Commissioner attributes this to prosecutions being instituted on insufficient grounds, and thinks that proof of falseness should be considered essential. The percentage of convictions is a shade better than what it was last year, but still much behind what it used to be in the four years—1579-82.

The figures submitted for the Orissa Division were, as before remarked, incorrect owing to a mistake in Cuttack, where the percentage of convictions to cases prosecuted has fallen from 53.8 to 35. In Pooree it has risen from 27.2 to 36.2, and for the division generally it is fairly good, considering the difficulties by which this class of cases is attended. No remarks are made.

The Presidency Commissioner does not compare the figures of 1883, but the division generally shows an improvement in both prosecutions and convictions. In the last respect, however, Jessore did very badly with only 4 convictions out of 51 cases sent up; whilst the next district (Nuddea) had 40 out of 73. The District Superintendent of Jessore lays the blame upon section 495, Criminal Procedure Code, under which the Court Sub-Inspector cannot prosecute, and on the generally difficult nature of these cases; but the Commissioner points out that these obstacles exist equally in other districts. If the Magistrate would examine the records in a few of the unsuccessful cases, the points on which the prosecution had failed, could be brought to notice with advantage. It has been remarked before that officers generally dislike this class of cases, and this is quite reason enough for an extra amount of supervision, so that the trying Magistrate may know his work will be carefully looked into.

63. Out of 114,112 cognizable cases reported during the year, 21,165 Proportion of cases instituted before, were instituted directly before a Magistrate; and enquired into by, the police. and as 3,858 of them were sent to the police for investigation, the total number so investigated was 96,149 or 84.2 of the cognizable crime reported. The percentage last year was 83.8, a difference of less than a half per cent.

64. Cases in which enquiry was refused

Dyvisions.	Number of cases reported.			Not enquired into.			Percentage of cases not enquired into to cases reported.				
	1881. 1	RA2 1883	1864.	1881.	1882.	1663	1984.	1881	1862	1888.	1984.
Rurdwan Preada no 5 Rajabahyo Dacas C histagong Patas Bhagulpore Chusa Nagpore GRASD TOTAL	14 748 11 10,480 1 11 643 13 5 694 2 21,670 2 11,347 1 6 080 6	6 450 15 225 5 743 15 154 1 691 1 788 2 804 11 605 4 823 4,403 7 771 23,024 6 675 6,034 6,980 104,454	15 G45 16 947 13 896 11 049 4,872 25 824 13,490 6 019 6 019 5 605	477 660 372 597 158 841 289 165 135	711 544 890 564 182 1,679 81 167 109	58 68 100 154 30 70 82 69 69	41 127 87 248 11 69 41 60 81	26 44 35 51 35 26 26	18 84 83 44 57 69 7 75 18	** ** ** 1 \$ ** ** 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 7 3 1 3 3 3 1 6

The percentage of cases not enquired into is the same as last year, 6 the number being 732, of which 76 were afterwards enquired into by order of the Magistrate, leaving 656. Of these, 186 were charges of burglary, 344 of theft, and 58 of trespass. Of these 732, 227 belong to a single district (Mymensingh), and with that one exception, I do not think the discretion given can be said to have been abused.

Coming now to details, out of 41 refusals in the Burdwan Division, very nearly half were in one district (Hooghly), whilst Bankoora had none at all, and

Beerbhoom, Howrah, and Midnapore only 9 amongst them. The Magistrate of Beerbhoom states that the practice in his district is not to cut a first information in cases in which there are prime facie grounds for believing the facts to constitute a dispute regarding rights of property: in such instances an entry is made in the diary, and the parties are referred to the Magistrate. I have called for further details; but if I understand him right, section 154, Criminal Procedure Code, must be systematically disregarded, and the number of cases reported, which is certainly low (1,577), must be incorrect. In Hooghly section 157 is misunderstood, being used when a Magistrate countermands his order on The District Superintendent a petition sent to the police for investigation. of Midnapore puts very little trust in the figures he submits under this head, and the Commissioner observes that it is difficult, if not impossible, to ensure the return of correct statistics as to the actual number of cases refused. It need not be, if only the police and Magistrates will observe and carry out very plain instructions.

The number of refusals in the Dacca Division is again very high, being 243, or nearly one-third of the number for the whole of the Lower Provinces. The percentage, too, is 2·1 against an average of only ·6. For this Mymensingh is solely responsible with the altogether abnormal number of 227, more than half of which occurred in two thanas. The District Superintendent endeavours to show that the work was so heavy that the police had no alternative but to refuse enquiry in order to get through what they had in hand. He can, however, show for these two thanas an increase of only 4.5 per cent., and I agree with the Commissioner in thinking the explanation eminently unsatisfactory. Some remark would seem to be due from the Magistrate, who allowed

this to go on unchecked, but none is quoted.

The Patna Division shows 99 refusals, of which 47 were in Chumparun 20 in Gya. The inequality is not noticed.

and 20 in Gya.

In Chota Nagpore 81 cases were not enquired into: 49 of these coming from Lohardugga. They are said to have been chiefly attempts at housebreaking, but the number is altogether excessive, and the explanation not by any means satisfactory. Burglary will never be put down, if attempted burglary is treated as of no importance; and I impressed this on the District

Superintendent when at Ranchee on inspection duty.

In the Bhagulpore Division, Purneah is responsible for 35 out of 43 refusals, the Magistrate merely remarking that "almost all the cases not enquired into were attempts at house-breaking and theft." In the three proceeding years Purneah had only 20 refusals, and I hope that the change of officers will lead to a change of system in 1885. The Sonthal Pergunnahs, with 74 refusals the year before, shows none at all in 1884—a violent oscillation, which is not explained. There were 116 refusals in 1880, 37 in 1881, and 4 in 1882, evidencing a great want of uniformity in administration.

Only 11 cases were rejected in the Chittagong Division, and into two of

these enquiry was afterwards made by order of the Magistrate.

In the Rajshahye Division, Julpigorce shows the same number of refusals as in 1883,—26; whilst four districts, Rajshahye, Pubna, Dinagepore, and Bogra, show none at all, and the total for the division has fallen off from 100 to 37. No explanation is given, but it is plain that there must be a different system in different districts.

The Orissa Division has 50 refusals, 40 of which were in Poorce against The increase is accounted for by the late Assistant only 2 there in 1883. District Superintendent having issued an order, in which the Magistrate must have concurred, to the police to refuse all cases of petty theft—a practice which has since been put a stop to. Cuttack has 2 against 64 in 1883; the falling off in the percentage being from 2.8 to 1, a variation which has to be explained.

In the Presidency Division an increase in the percentage from 4 to 7. is due to Nuddea, where there were 94 refusals, giving the high percentage of 2.0 against .74 in 1883, when too it headed the list. No explanation is given of this exceptional state of things, but 16 of the refusals are said to have been in burglary cases and 76 in petty thefts. The bad policy of refusing enquiry in such cases is of course evident, and the District Superintendent's attention

will be drawn to the matter.

65. 1,12,365 cases were reported in 1834, and to these are to be added General analysis of cognizable crime.

1,747 of previous years brought under enquiry during the year, making a total of 114,112, 732 of these were refused by the police, but out of these enquiry was ordered by the Magistrate in 76, leaving only 656 not enquired into, to which are to be added 7,070 declared to be false. Deducting these, we have 106,386, of which the police enquired into 92,215 suo motu, and took up 3,934 more by order of the Magistrate, making a total of 96,149. The percentage of convictions in cases enquired into by the police to true cases is 39.8 against 41.9 (not 54.2) in 1883 and 42.5 in 1882.

66. The number of persons arrested by the police was 83,544, of whom Persons arrested. 56,583 were convicted—a percentage of 67.7.

The number of persons whose cases were pending at the close of the year was 4,491. A table showing the results of trials of persons by districts is given below:—

338	MARKET STATE	STATE OF THE PARTY	
**			
4	1		100
		- T	

	Districts.		Burkoun Berbhoun Berbhoun Berbhoun Berbhoun Berbhoun Berrah 22-Fergunnahs 24-Fergunnahs 26-Fernah Boolna Brocken Berrah B	
No mon	1882. 1883.	2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	79.679 79.021	
THE WILL	788	2.000 11.	11 83,544 -0,647	
By Magistrate.	1882, 1888, 196	25	\$17,17,287,11,718	
•	\$881 to bue is a		######################################	118 4,040
a Mu	d by transfers. trested in 1885 of thuse pendii of these		411-488 44441-1441-14448844-144-1444-144	36 165,453
oint 	or thement to	-i ~		10, 58, 25,
ن	By Nagistrate.	1892, 1343.		42,945, 59,500 (43.23
CONVICTED		1nS4. 1892.	**************************************	33.276 1,#Kr
_	By Sessions	1683.	######################################	Š.
1	P- 3	1994, 1982.	######################################	
Percentage of Fourfictions to total arrusts.	1388	\$		
		1984, 1988.	35 % \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	
	Percentage of conviolities to men brought to trial.	1883.	23 25 25 25 25 25 25 25 25 25 25 25 25 25	; :
-1		1884. 19	######################################	,
	By Megistrate.	1586. 1883	20	
	frate.	188	11. 1	
	By Su	1862, 18	2 0 1 2 1 2 1 2 1 2 2 2 2 2 2 2 2 2 2 2	
, ting	1863, 1864,	88387282872878872872873 888822378888 22 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3	_	
١.	1 3	98	2 元,近年4年4年4年4年4年4年4年4年4年4年4年4年4年4年4年4年4年4年4	
` .`	Percentage of acquittale o potal errost	1	2 2122E8888E888E888E88E8E8E8E8E8E8E8EEEEEEEE	
	ا مان	1 1 1	できるのでは、「ない」では、「ない」では、「ない」では、「ない」ではない。 は、これがないないないでは、「ない」では、「ない」では、「ない」では、「ない」ではない。	,
		1662. 1695.	は、 他はないないないないないないないないないないないないないないないないないないない	
	100	-	SECTION OF THE SECTIO	

The six best and the six worst districts are therefore—

. *	``1	Percentage of convic- tions to men brought to trial.				Percentage of sonvic- tions to men brought to trial.
Darjeeling		82.3	i	Mymensingh	•-••	41.9
Howrah	***	80.6		Pubna	•••	48-4
Patna		77·0	ì	Rungpore		80.0
Dinagepore	•••	72·4	ł	Jessore	•••	50-2
Sonthal Pergunnaha		72· 4		Backergunge	•••	52 ·9
Gurjhats		70·1	1	Sarun		53.4

Howrah and Patna are considerably helped by class VI cases, in which the proportion of convictions is always high, whilst crime in the three nonregulation districts named is light and simple. Mymensingh, Pubna, and

Jessore all showed badly last year.

Under this head the Magistrate of Sarun draws attention to the effect that cases withdrawn or compounded under sections 248 and 345, Criminal Procedure Code, have in swelling the number of acquittals, and suggests that in calculating percentages of convictions they should be excluded, so that the working of the police may be shown in a fair light. The Commissioner points out that the suggestion applies as much to non-cognizable as to cognizable crime, and that Magistrates are equally with the police entitled to have their work shown as what it really is, not what it appears to be. To the change proposed there can, on the part of this department, be no possible objection, and it would certainly be useful to see to what extent cases are withdrawn and compounded in different districts.

The Commissioner of Chittagong observes that the practice of some Magistrates in ordering A Form to be substituted for C has an injurious effect on police work; the case being shown as one in which the police arrested, although they had in reality refused to do so in the first instance. Mr. Lyall would direct the Magistrate in these cases to issue process; but even so A Form would have to be sent. In point of fact, such cases are not numerous enough to make a change really necessary: they occur chiefly where the case having been sent up in C false, the Magistrate thinks judicial enquiry necessary, and the real remedy consists in sending only for the complainant and his witnesses, and in not putting the accused on his trial. A district order is all that is required.

67. The effect of section 495, Criminal Procedure Code, under which Court

Want of a public prosecutor.

Sub-Inspectors are debarred from prosecuting, is again noticed by some Magistrates; the Magistrates of Patna and Chittagong in particular complaining that the strength of the local bar is usually to be found arrayed on the side of the defence. This, however, is no new thing, nor would the amendment of section 495 in any way affect it, unless it is meant that the Magistrate should in addition be empowered to go to the expense of retaining the Government Pleader much

more freely than is done at present.

In connection with the remarks made in paragraph 17 of the Resolution on last year's report, District Superintendents were called on to state what Inspector could be usefully employed in court work, their present duties being discharged by Sub-Inspectors; and the replies received are now under consideration. For my own part, I am disposed to think that too much has been made of the disability introduced by section 495, and the change proposed must obviously have a very limited effect, being confined to district head-quarters only. In my experience the officer in charge of the court police never was or could be of much assistance in conducting a prosecution. His hands are always full of other work, his opportunities for making himself acquainted with the facts of a particular case are no greater than those possessed by the Magistrate trying it, and he is or should be naturally far inferior to the latter in all the requisites for conducting a skilful cross-examination. Of course, if the trying Magistrate is of opinion that judicial impartiality requires that his mind should be a total blank, that he should hean see, and know nothing beyond what he is told by the police on one side and the defence on the other, he will have to be watched and assisted at every step; but an officer of the description given is fortunately a rarity, the great majority being well aware that it is their business to see that the evidence on both sides is properly marshalled, and that their duty to Government and to society requires that they should be

(27)

comething more than mere judicial machines dealing with intangible abstractions. The amendment of the code would certainly be useful, but it is not in my opinion a matter of any pressing importance, nor do statistics show any serious falling off in convictions unmistakably due to the present state of the law.

The Magistrate of the 24-Pergunnahs, with reference to the effect of the section under notice, recommends the appointment of a Government mukhtar to take up all important cases, and the Commissioner remarks on this that all cases of public importance should be carefully prosecuted by a responsible agent. The employment of a mukhtar instead of the Government Pleader would be certainly more economical, and the mukhtar would probably be better up to the work, and would certainly have more leisure than a police officer.

Result of trial of persons by classes.

	1.	11.	III.	IV.	v.	VI.
Percentage of convictions to arrests [1882]	53°8	39°6	45°5	53°±	49°9	88'3
	54'8	87°4	43°1	52°4	47°5	88'5
	52'8	37°0	48°8	29°±	50°8	87'6
Percentage of convictions to men brought to trial 1883	9.89	41'1	49°3	84'1	62·1	89°7
	9.89	88'7	46°7	83'2	40·3	88°7
	9.89	38'1	46°1)	29'9	62·5	87-8
Percentage of convictions to persons actually tried {1883 1883 1884	61.7	46°8	52°2	56°1	54°5	89°5
	61.6	43°9	50°4	35°1	51°0	89°5
	59.6	42°5	50°9	31°2	54°9	86°8

The above table gives the results of conviction of persons by classes. There is an improvement in classes III and V, and a falling off in I, II and IV of 1.9, 1.4, and 3.9: class VI is almost stationary.

69. Percentage of cases in which convictions were Percentage of persons convicted to person obtained to cases investigated.

Percentage of persons convicted to person brought to trial.

Continued to Continued the Continued to Continued the Continued to Con							orongin to orat.										
D 1871	ucts.			ī.	11.	ш.	ıv.	٧.	VI.	Average.	I.	II.	111.	ıv.	v.	VI.	A verage.
				50.8	43.8	10.0	29.4	37'1	90'8	55'7	52.0	38.2	47'3	35.0	40.00		.
Burdwan	***	•••	•••	57.1	20.1	6.4		36.8	94.7	85.3	46.0	29.7	84.6	11.2	47'3 51'6	901	65.2
Sankoora	***	**	•••	18.1	38'8	14.7	45.4	28.7	90-1	47.4	462	36.3	45'0	37.0	49.7	92.8	84.6
Beerbheem Midnapore	•••	•••	•••	63*3	44.8	12.0	100	38.1	91.0	42 8	69.9	44.0	20.7	29.1	47.3	80.8	65°6 59°4
(1 l. l	•••	•••	***	52.6	33.0	o i	36 8	32.7	91.6	63.1	57.3	28'6	41.3	37.2	37.1	9039	69.1
Howrah	***	•••	•••	BU 7	48.0	23.3	38.4	47.6	1000	77'1	78'0	60.8	G3-5	33.4	61.8	N9-8	80.8
4-Pergumaha	***	•••		46'4	35 1	11.7	23.3	37'2	91*9	57'5	56 9	41.8	43.4	31.2	49.7	N9.4	69.1
Nuddea		***	•••	42.8	31'4	7.9	18.0	26.0	77'8	8.01	17'8	36.1	40.2	27.0	52.5	78 1	55.4
lessore	***	***	400	52.5	31.3	10.8	11.9	35.7	86.2	34.4	58.0	34.8	42.6	16.0	46.0	74.1	50.5
Khoolna			•••	28.0	37'7	6.6	9.6	31.0	941	47.7	61.4	84.5	40'0	21.7	41'8	91.3	02.3
Muorshedabad	••	***	•••	54'6	39.1	9.2	35.4	37.0	84.0	40.8	54.7	45'5	37.1	58.5	47.2	81.5	99.0
Dinagepore		,		63.1	16.8	6.8	20.3	31.0	₩5°6	661	49.4	27'1	84.8	35'5	54.7	93.8	73.4
Raishahye	•••	•••		91.6	38.5	9.0	21.4	30.5	66.0	27 7	8.99	42.2	47.1	459	51.2	7:: 1	55.0
Rungpore	•••	•••	• • • •	44.3	32.2	8.8	*15.5	33.8	89.8	23.1	11.9	31.8	11.4	58.3	54.1	80.4	\$0.0
Bogra		•••	•••	67.0	36.3	9.9	20.0	98.1	94.3	45'7	65.1	84.3	37"	840	51.5	107.5	78.2
Pahna	•••	•••	***	40.5	25.2	10.8	17.6	35'5	850	36.7	517	50.5	22.7	1876	41'2	98.3	48.4
Darjoeling	•••	•••	•••	47·0	45.0	11.7	42.3	44.7	91'2	66°6	70.4	38.3	38'1	03.3	74'5	94*0	82.3
lulpigoreo		•••	***	60.1	39.4	11.8	15.0	461	90.5	53.6	59 6	39.3	49'3 47'2	86'8	24.8 24.8	N21	98.1
Dacra	•••	•••	***	59.5	31.6	6.2	28'5	40.7	92.0	3914	59.0	30.2	52.7	30 8	46 8	80.0	64.6
Furreedpore	•••	•••	•••	54-2	50.7	10.2	22.7	42.1	87.1	41.7	49.2	30.0	50.0	31.7	45.2	829	54.3
Backergunge	•••	••-	200	89.5	30.2	7.0	6.4	23.3	88.4	21.4	45.3	80.3	47.7	19'6	38.7	81.0	52.0
Mymohaingh	•••	•••	•	30.2	27.5	9.3	11.1	31.2	91.3	61.1	66'0 l	36.7	35.3	14.8	37'6	Ph.0	41.0
Chittagong Noakholly	•••	•••	•••	67.5	47.9	19.2	85.7	45.8	87.5	45.0	080	51.0	37.8	32 A	43.2	7411	24.8 26.8
Pippe rc h	•••	***	•••	66.2	47.1	14.3	30.5	45'4	50.8	57'6	59'8	38.1	35'8	354°H	57.3	91.8	61.3
Patna				44'1	31.0	6.8	83'8	38.1	91.7	62.7	42.6	89.7	45'1	20%	60.2	87:0	77.0
iya	***			78.5	36.0	4'3	5.8	39.8	86.9	22.7	41.0	45.0	40.7	21.4	55'9	87'8	67.8
Shahaluud	•••	•••	•,•	41.7	51.7	17.0	15.0	33.8	88.7	45'8	43.8	69'7	64.1	23'5	52'0	87.4	61.3
Mozufferpore			•	8.84	45'1	11'6	5.0	49.3	95'5	ן עינט	52.4	56.2	69 0	215	54'6	92.7	64.6
Duchbunga		•••		44.4	23.5	6.7		43 3	81.4	B'oK	35'5	17.3	70.3	10.3	55.3	91.5	61
sarun	•••	•••	•••	34.1	29.6	10.0	7.0	34.9	85'6	41.3	87.9	34.0	54.1	18.6	49.0	NB*()	88.4
hummarun	•••	•••		00.0	81.8	7.9	11.7	37.8	58.0	34-11	70.0	41.4	50.6	21.1	81.0	92.0	65
roughyr	•••			44.4	36.8	6.4	24.0	42.7	H13**	34'8	40.5	39.1	53.3	3N 4	45.4	75'2	55'8
Bhagulpore	•••			47°2	40.4	3.0	17°5	48'9 35'9	14'9	34.4	46'8	55'8	61.4	41'4	Ph.5	83.7	653-2
Purrienh	•••	***	•••	77.4	40'8	5.2	50.0	20.0	82.2	37'0 88'5	99.0	31.0	44.1	20'3	54.4	11.4	56'8
Southel Pergun	ns/in	•••	***	89.5	28.0	9.0	42.8	39.7	84.3	37.1	90°0	92.1	56.4	67'6	69.9	80.2	71.e
Maldah	•••		••	28.3	42.6	15'6	22.3	35.4	8478	46.6	64'3	3 3	15.6	49.4	22.1	80.2	57.8
Juttack	•••	***	•••	41.6	31.8	11.8	29.4	36.8	88.2	48'8	51'5	34.8	22.8	50.8	43.4	89.5	59.7
Poorer	•••	•••	***	69.3	35.7	7.0	58.8	32'6	4.98	40.4	49.1	85.7	36.8	30'2	62'Y	83.1	5413
Balagoro	•••	•••	·••	80.0	30.7	13.6	20.0	44.3	1900	307	77.4	20.0	1466	60.0	74.0	80'1	581
Harjate Hasaribash	***	•••	***	63.8	40.2	11.7	23.5	8.09	77.7	43.8	57.1	47.9	540	52.1	63.4	160'0	70'1
Topesgriker is mercionkn	••	••	•••	47.5	23.6	7.7	10.7	85.7	93.8	27.2	60.0	28'8	84.3	21.0	51.7	31.8	67.2
gungphoom Sungphoom	•••	•••		100.0	42.1	19'6	100	49'1	20.0	54.1	1000	83.3	77.1		64.8	7979	65.6
Manbhoom	• •	•••	•••	78-0	48.4	9.8	14.8	32.5	82.0	81.8	59 2	40.0	50.0	38.8	72.0	864	79 5 58 7
w con Amount	***	***	***			1 - 4	1	,	~~ ~	, v. v	11	1 200		, 00 3	. 114.17	. (147.46	087

The preceding table shows by districts the percentage of cases ending in conviction and of persons convicted. The four best and the four worst districts are shown helow:—

Howrah ... 77·1
Darjeeling ... 66·6 These were all in the Hooghly ... 63·1
Patna ... 62·7

Mymensingh ... 21·4
Gya ... 22·7
Rungpore ... 23·1
Rajshabye ... 27·7

70. Coming now to classes, we find that in Singbhoom convictions were obtained in all cases of offences against the public tranquillity, and in Howrah in 80.7 of them, whilst Beerbhoom shows only 18.1.

In class III, serious offences against property, results are conspicuously bad, Howrah being first with 23.3, whilst no other district attains even 20.0.

In minor offences against the person, percentages vary from 60.0 in Bhagulpore to 5.0 in Mozufferpore.

71. Result of accesions trials.

						ACQUITTED AFTER REGULAR TRIAL FOLLOWING ON COMMITMENT BY THE MAGISTRAIR, 2 9-5.								
	Di	TRIC:	re.			Total con ay the or High	Class I.	Class 11.	Class III.	Class IV.	Class V.	Class VI.	Total num- ber of acquittals.	Percentage of quittals to number treat
looghly	•••		101	•••		7	•••••	20	1				21	75
hoolus	•••	• •	444	•••		10	т.	16			*****1	*****	20	66
ohardugea			•••	•••	•••	15		23	*****		4		27	64
ubus.				•••		14	1	16	4		2		28	62
ankoora	•••	•••		•••		10		3)	1 1		4		16	61
	***	••	••	•••	(14		18	4		*****		99	Gi
URTA	•••	***	••	•••	- 1	_B		7	5		,,,,,,		12	60
urreedpore		***	•••	•••]	16		26		•••••	1		27	80
urjhats	_		•••	••	•• [2		1	1 1	•••••	1 1		8	60
vor hedab	ad	***				24		*	35		2	*****	80	58
aldah		***	•	•••		22	10	21	7				24	80
merbhoom.		***	•••	•		24 25	1	15	3				31	53
nddes	•••	***	•	***	•••	47		19	21		6		27	51
acoa	••	***	•••	•••		43	· · · · · · · · · · · · · · · · · · ·	26	21		3	7	50	51
magepore	_	•	•••	•••	- 1	23		21	_		-		61	4.5
ackergung		•••	•••	• •	[6	*****	1 1					21	47
alennre	***	•	•••	••	٠ ١	45		35	I	1			37	45
pperab	•••	••	•••	• •	•••	83		12	1 11		1 5	•••••	27	40
humperun				•••	•••	5	" 1	1 1	i i		, -	******	B)	40
arjeding	• •	•••				27	_	15	1 7		******		21	1 11
	•••	• •	***		::.	47		15	17	******	3		84	43
va ozufferpor	**	***	•••			16	2	1 6	1 2		2	*** *	12	42
anisneing)			***			91	92	25	15		i i		67	49
urbhuugs		***		•••		28		3	- b		12	1	20	41
O LER.	•••	400	•	•••	••	10		5			1 3		7	نة ا
urdwan	***		.,	***		22	1	7	4				12	84
uttack		•••		•••		15		4	8	*****	1		8	84
lowrah	•••		••	***		21		9	1		1		11	34
longhyr						37		8	8		3		1 19	33
hittagong						*			1 1	1			1 1	1 8:
- Pergunn	Lhs	***				34	1	10	7		1		19	3.
urnosh		•••	•••		••	35	•	6	8	1	8		15	30
ungpore		***	***	•••	••	30		6	2	******	8	1	13	21
hagulpore	***	***		••		51		10	3	*** **	2		19	27
Lanbhoom	••	•••		•••	•••	40		11	2		3	****	16	24
asaritagh				••	•	32 33	1			******	******	*** ***	9	2
baladari	•	•••		***	***	50		6	2				8	11
Atua			••	•••	••	9		8	1		1 3	\	13	115
onthal Per	Man		**		••	25	******	3			*****	1	2	1
onkholly		••	•••	***	••	68		5		******			11	1 17
arun	•••	• •	***	••		77		1 2	1 7		2	******		1 25
lidnapore	•••	• •	•••	• •		lii	1		1	••••	******	******	1 11	1 13
ulpigoree	•••	•••	• •	•	•	1 1	1 .	1	*****	******	******	*****	1 -	
lugbboom	•••	•••	٠,	•••			1 .	*****	******	,		*****		
				Total		1,215	55	478	. 220		80	2	836	40

The percentage of convictions has risen from 57.6 to 59.3, which is slightly better than what it was in 1882. In 1881 it was 60.2, and in 1880, 60.6.

In the Burdwan Division, Midnapore and Howrah are the only districts showing an improvement; Bankoora, Beerbhoom, and Hooghly all having more acquittals than convictions. Results are very bad indeed in Hooghly, 75.0 of the cases being acquitted. The Commissioner again remarks on the unwillingness of juries to convict in murder cases, and observes that in Hooghly the area of selection of intelligent and independent jurymen is small." In two cases the High Court set aside the verdict and convicted, sentencing the accused to transportation for life; whilst in a third, a Burdwan one, the Judge, though disapproving of the finding, refused to refer on the ground that the verdict was unanimous.

In the Chittagong Division, Noakholly, which was last in 1882 with 41, is now first with 82.2. No explanation is given of this improved state of affairs.

From Patna we have the same complaint as to the way juries shrink from doing their duty in murder cases.

In the Dacca district juries are said to be cautious to a fault, but things were certainly not better with assessors in Backergunge. The failure there was entirely in class II, and the Magistrate writes thus:—" The almost invariable

sequittels of prisoners in murder cases has had a bad effect in the district, and it is a fact that men planning deliberate murders accept without very great hesitation the risk of a trial at the sessions, because they know that the chances of conviction are small indeed." The Commissioner makes no comment on this remark, but the Magistrate has, I believe, correctly described the general feeling. For the bad results in Furreedpore the same explanation is assigned as last year and is hardly satisfactory.
In the Rajshahye Division, Julpigoree is for the second time a long way

shead. A decrease of 14.7 in convictions in Rajshahye is attributed to a change of officers, which is slightly vague.

No remarks are made on the Orissa figures, and there is nothing in them

calling for special notice.

In the Presidency Division, the 24-Pergunnahs has done fairly well, but results in the four remaining districts are bad; Khoolna indeed being the second worst district in the statement. The Magistrate explains that out of 20 persons acquitted against 10 convicted, 9 were concerned in two murder cases, one of which failed on appeal to the High Court, because, owing to decomposition, the body had not been subjected to a post-mortem examination. For Jessore, where things were not much better, no explanation has been attempted, whilst Nuddea and Moorshedabad are both jury districts. In the former the District Superintendent remarks on the difficulty of obtaining convictions under class II, instancing particularly murder, and rappe cases, and in the letter the inverse instancing particularly murder and rape cases, and in the latter the jury acquitted eleven dazoits in a well-established case, which will be noticed further on in its proper place.

It is to be again observed that close on 56 per cent. of the acquittals were

under class II, that is, serious offences against the person.

72. Property stolen and recovered.

Divisions.	Numes of districts.	Number of cases in which property was	Number of cases in which property was recovered.	Percentage of cases in which property was recovered to cases in which property was lest.	Amount of property.	Amount of property recovered.	Percentage of value of property recovered to value of property lost.
					Re.	Rs.	
Burdwah	Burdwan	816 501 574 1,087 846 717	452 207 314 540 371 411	56'3 41'3 54'7 49'8 48'8 57'3	25,104 10,894 10,867 23,604 25,315 16,225	12,526 1,760 2,560 7,264 6,805 7,801	40°8 16°1 24°6 80°7 26°8 42°8
	Total	4,541	2.295	50.6	1,13,509	38,716	84'1
PRESIDENCY	24-Pergunnaha	1,347 2,325 1,932 1,248	787 935 367 254 534	58'4 40'2 35'5 42'9 42'7	35,865 49,380 25,296 17,857 28,184 1,61,682	11,356 8,891 5,687 3,867 5,473	\$1.5 17.9 22.8 21.5 25.6
					1,01,001		20 Z
RAIGHARYS	Dinagepore Rajaluhye Rungpore Bogra Pubus Darjeeling Julpigoree	946 1,051 1,257 057 558 657	854 854 877 268 227 975 281	87'4 83'6 29'9 42'07 40'8 57'07 44'8	23,240 81,800 36,926 12,660 23,818 21,768 17,545	6,238 12,851 5,406 2,181 8,747 8,187 7,749	28:04 40:4 18:3 17:2 86:7 87:6 44:1
	Total	<u>6,598</u>	2,178	38.8	1,68,757	51,159	30.2
D	Dacca	950 718 548 1,711 3,957	496 249 282 416	45.8 34.6 45.9 24.3 34.4	55.721 19.596 28,176 75,287	17,537 2,957 5,846 9,026	31'4 15' 20'7 11'9
CHITTAGORG	Ohittagong Noatholly Tipperah	281 198 476	181 127 341	46°6 65°8 50°6	13,080 10,135 14,724	3,641 4,814 4,747	27'8 4x'5 32'3
	Total	960	499	52.2	37,939	12,702	35'4

Divisions.		Names of districts.		Number of cases in which property was stolen.	Runder of case in which property was recovered.	Percentage of cases in which property was recovered to mans in which property was lost.	Amount of property stolen.	Amount of property recovered.	Percentage of value of property referenced in value of property leaf.
Ратиа	{	Patna	04. 00 001 000 000 000	1,979 1,730 947 674 1,220 676 1,425	673 585 518 464 651 394 673	52°5 33°4 60 5 68°8 58°5 58°3 47°1 60 3	Re. 24,150 46,802 19,309 16,248 18,070 9,735 20,722	Re. 9,608 6,404 7,442 7,234 5,682 8,505 6,447	3973 11577 5875 4774 3075 5670 3171
BRAGULPORE	{	Monghyr Bhagulpore Purnesh Sonthal Pergunnahs Maldah Total		937 1,061 1,250 2,469 663 6,380	519 435 518 841 308	86°5 40°0 41 4 89°06 46 4	19,564 21,254 33,986 21,658 12,367	5,642 3,068 8,716 5,119 4,964 27,492	29·1 14·4 95·6 40·1 95·3
()RIBSA .	{	Cuttack Poored Balasore Guijhais Total	:	731 1,037 528 259 2,565	481 644 241 132 1,448	58°9 62°1 45°8 50°9 56 6	16,198 8 064 8,709 2,837	8,590 2 5 tp 1,088 796 8,003	25°1 31°3 14°4 33°7
CHOTA NAGPORR	{	Hazaribagh Lohardugga Simebhoom Manbhoom Total	::	869 816 163 471 2,338	610 892 90 270	70°1 46°3 84°4 57°3	9,651 19,783 5,218 10,919	4,388 5,098 770 1,959	46'4 25'8 28'9 17'9 28'0
		Grand Total		40,083	18,582	45'6	9,92,560	2,67,092	26.8

The percentages given in this table constitute the tests under the head "property" prescribed by the Government of India as shown in paragraph 53. There is a slight falling off, from 46.9 to 45.6, in the percentage of cases in which property was recovered to cases in which property was lost; whilst the percentage of property recovered to property lost has come down from 29.2 to 26.9. Neither of these fluctuations is marked enough to call for any special notice. Looking at the property percentage in divisions and districts, Burdwan shows best for both with 34.1 and 49.5; whilst the Dacca Division and Mymensingh district are the worst with 19.8 and 11.9. In the other percentage, that of cases, the Chota Nagpore Division and Hazaribagh district come first with 58.2 and 70.1; the Dacca Division and Mymensingh district being again the last with 34.4 and 24.3.

In most of the divisional reports the figures for cases have not been given, but I proceed to examine the remarks made in connection with fluctuations

in the percentage of property recovered.

In Chota Nagpore this is 28.0 against 39.5 in 1883, and varies from 45.4 in Hazaribagh, almost the best figures in the Lover Provinces, to 17.9 in Manbhoom. The Commissioner considers the decrease altogether unsatisfactory, and the Deputy Commissioner of Singbhoom observes that much property is not identifiable, whilst there is always a tendency to exaggerate the value. No doubt this is the case: but the remark is one of general application, and has no special weight in any particular district. application, and has no special weight in any particular district.

In Burdwan the percentage of property recovered, which last year rose with a bound from 25.6 to 41.06, has further improved to 49.8, the highest rate in the provincial statement. In 1881 it was only 20.8. Bankoora, which showed 8.2 in 1880 and 40.1 in 1881, has fallen from 32.3 to 16.1. These violent oscillations, which are not explained, are noticed as bearing out what I have before remarked on the little value C 1 possesses as a test.

The Rajshahye Division shows widely different results as regards test () 1 in the different districts, Julpigoree and Rajshahye having 44.1 and 40.4, against Bogra with 17.2 and Rungpore with 13.3. Bogra, it may be mentioned, has the high average of 45.825 for the four years—1880-83. The Commissioner merely remarks that the results cannot be deemed satisfactory in any district, though, except in the two districts named, they are well over the provincial average; but special explanation will be called for in the case of Bogra.

In the Dacca Division the percentage of cases has fallen from 39.7 to 34.4, being most apparent in Backergunge, where a number of hopeless cases,

which had never been reported, were discovered and entered.

The Bhagulpore, Chittagong and Patna figures call for no detailed remark. The Commissioner of Orissa notices the percentage of property (22.6) as being decidedly bad, whilst the percentage of cases, which is not given in his report, is distinctly good, being above the provincial average in every district. Judged by one test, therefore, Orissa is as much behind the mark as it is before it by the other, the real fact being that the first test affords no criterion whatever. In the Presidency Division, where the percentage of property is 23.2 against 41.7 in 1853 and 27.0 in 1852, the Commissioner remarks on the effect of fortuitous circumstances and lucky finds as affecting consider-

ably the value of returns bearing on this question.

73. I come now to the subject of burglary with special reference to its prevalence in the Behar districts, where the number of cases is still increasing, and is now in excess of the total for the whole of Bengal Proper—10,392 against 10,042. I shall have more to say about this when reviewing the figures under class V; but meanwhile I have to point out that the Bhagulpore Division shows an increase in true cases of nearly 50 per cent., 3,603 against 2,431, and that the figures for the Patna Division have risen from 5,664 to 6,789. As regards cases in which property is said to have been taken, Chumparun is again first with a percentage of 72.0 on the cases reported, whilst Durbhunga can show only 22.6 and Mozufferpore 28.6 against 76.1 for Bengal Proper. Mr. Lyall has before remarked on the effect this tendency to avoid enquiry by denying that property was taken, has upon the chance of detection, and how it indirectly helps to increase a class of crime, which can be committed practically almost with impunity. The District Superintendents of the two districts specially singled out for unfavourable notice, and of Sarun, where the state of things is almost equally bad, were called on to say what steps they have, in consequence of last year's remarks on this subject, taken to improve the accuracy of first informations, and to guard against the subordinate police saving themselves trouble by conniving at the suppression of the real facts.

In reply, Colonel Waller of Durbhunga, where concealment is worst, maintains that his figures are more correct than would be supposed, stating that the houses are built of such thinsy materials that it is worth making a hole on chance; still as property of some sort or another is to be found in most dwelling-houses, the theory that the burglar is unsuccessful three times out of four cannot be accepted. Colonel Waller goes on to say that the police and chowkidar are very ready to suppress cases, so that, though he will not admit the existence of suppression in detail, he admits the existence of suppression en bloc.

In Sarun and Mozufferpore endeavours have been made to remedy the evil, but unfortunately with very limited success. Colonel Skinner mentions cases in which the loss of property was well known and freely spoken of; the complainant alone denying it, because afraid to go back from his original statement.

The worst of this habit of telling only half the truth is that it is apt to lead to the suppression of the whole; and although Colonel Waller is of opinion that if property were said to have been taken in more than one-third of the total number of cases, it would mean that crime was being suppressed: most people, I imagine, would come to precisely the opposite conclusion. If burglary had more blanks than prizes, it would soon be abandoned as not worth the trouble and risk it entails.

74. Analysis of crime by classes

		1877	1879	1879.	1880	1881.	1992	1883	1884
Class	1	2,818	2,785	2,810	2,639	2, 127	2,508	2,639	2 769
71	11	4,111	4 267	3,976	1,061	4,301	4,267	4 684	4,618
17	111	20,667	23 847	20 602	18 953	19,051	18,520	19,609	21,221
	1 V	8,812	8,5 14	9,603	10,871	11,096	12,450	2 813	2,580
**	${f v}$	41,096	45 849	42, 142	38,859	35.678	36,301	37 690	42,630
••	11	16,828	14,9 16	18,694	24,086	24,056	27,181	29 554	28,477

The above table gives the classification of crime for the past eight years. The fluctuations will be found dealt with separately under each class.

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CLASS I.

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75. There is an increase in this class of 130. Serials 3, 4, 5 show a decrease of 79, whilst rioting cases have increased by 137, and serial 7 (personating a public servant) by 31, or very nearly double, the figures being 63 against 32. As shown below, judicial results, whether we look at persons or cases, are alike worse:—

Percentage of cases ending in convictions 49-2 48-2 ,, of persons convicted 56 3 53-8

The following percentages are those prescribed by the Government of India. They show that the police investigated a smaller proportion of cases with worse results, and that they were somewhat more careful in making arrests:—

		1883,	1884.
l.	Percentage of cases investigated by the police to cases reported	81.2	810
2.	Percentage of cases investigated by the police to cases reported Ditto of cases (police and direct) in which a conviction was	010	0.0
	secured to cases decided	65'3	64.0
3.	Percentage of police cases in which a conviction was secured to		
	cases investigated	54.2	51.5
4	Percentage of persons released in police cases without being		
	brought before a Magnetrate to persons arrested by police	2	1.8
5.	Percentage of police cases ending in conviction to cases decided		66 6
6.	Ditto of persons convicted in police cases to persons arrested		
_	by the police		58.3
7.	Percentage of persons convicted in police cases to persons sent up		
	for trial		54.1

76. The number of these is 137, so that the improvement noticed last year has disappeared, the figures being the same as in 1882. Results at the sessions were good—25 persons convicted against 7 acquitted—and it is to be regretted that more cases were not committed. Magistrates convicted 72 and discharged 73 persons. I append comparative figures for last year and this:—

Percentage of convictions in cases 51 3 49 6
Ditto of convictions of persons • 50 1 54 5

77. The following is the number of rioting cases, arranged by divisions, Riot. for the last five years:—

		18	1880		1881		1892		19.5	1884	
		Truo	Faino Caucs.	True	Palse Cases.	True	False cases.	True	ania I	True	False
Burdwan	•••	254	23	180	8	167	12	161	16	199	26
Presidency		340	30	348	22	839	16	363	21	441	19
Rajshahye	••	161	24	184	12	207	29	261	38	276	27
Dacca		473	51	360	37	574	34	538	69	438	76
Chittagong	•••	221	24	276	21	227	38	193	16	150	Ϋ́
Paina	•••	246	47	179	20	179	23	189	27	287	33
Bhagulpore	•••	104	5	115	6	102	4	133	6	130	16
Or1448	•••	36	14	35	11	59	15	59	19	78	2
Chota Nagpore		26	2	39	1	36	4	56	2	51	6
Total	••	1,862	220	1,716	141	1,890	175	1,953	214	2,090	214

The number of false cases is therefore the same as in 1583, whilst true cases have increased by 137 as noticed above. The fluctuation will be examined under each division, and I need only here point to Dacca, which, though second on the list, has a decrease of 100.

Judicial results have fallen off from even the moderate level reached last year.

Percentage of convictions in cases 449 41:1

Ditto of convictions of persons 55 52 5

Besides these, I give the percentage of convictions of persons actually tried and the new percentages:—

Percentage of convictions of persons actually tried ... 60 58% Ditto of cases investigated by the police to cases reported ... 78.4 60.1 Ditto of cases ending in conviction to cases decided ... 62.6 59% Ditto of police cases ending in conviction to cases investigated ... 50.7 60.1

The police investigated more cases and with better results.

The petty nature of most of these riots is illustrated by the fact that out of 10,096 persons appearing before a Magistrate, only 167 came before the sessions, and from these must be deducted persons never committed, but let off on appeal. Of the 69 persons who escaped at the sessions, 10 were in Burdwan, 12 in Beerbhoom, and as many as 22 in Mymensingh. In neither the Orissa or the Presidency Divisions were there any convictions at the sessions; but in Orissa there were no commitments, and in the Presidency Division but three persons were acquitted. As pointed out last year these figures are not of much value, as column 31 does not show appeals in which the conviction was upheld, whilst column 29 shows cases in which the conviction was set aside.

78. Class I

BURDWAN DIVISION.

Districts	True cases in thes	('ases r.ported m 1884	l-also	True case un 1884	Total cases ending in conviction	Cases enquired into by the police	Police cames er ding in c n- viction	Brucht 'c'	ERR OF PA	la,u ther -
Burdwan Bankoora Beerbhoom Mid apore Hooshly Howrsh	38 32 20 78 52 17	49 40 1 s 85 76 20	1 3 6 16 1	48 49 10 79 60 25	24 2) 5 54 30 21	41 43 11 71 45 26	23 28 28 45 21 21	217 250 51 31; 28 80	116 117 25 29 133 (1	105 24 85 79 18

An increase of 34 is spread over all the districts, except Beerbhoom, where the number of cases has tallen from 20 to 10—a decrease the local officers do not attempt to explain. Convictions in cases improved from 51.9 to 54.03, and fell off in persons from 60.2 to 58.4. The percentage of cases ending in conviction to cases investigated by the police was 58.0 against 58.6; and of cases convicted to cases decided 66.8 against 68.6. The results, so far as the police are concerned, show a slight falling off

	1943	1446
Percentage of cases investigated by the police to cases reported	795	823
Ditto of police cases ending in conviction to cases decided		639
Ditto of persons released in police cases without being brought		
before a Magnetrate to persons arrested by the police		9
Datto of persons a nested in police cases to persons arrested by		
the police	•	5 9 7
Ditto of persons convicted in police cases to persons sent up		
for trial	•	56 1

79. Coming cases increased in a marked manner from 7 to 19, being chiefly noticeable in Hooghly, with five cases against one. None of them were of any importance, and no reason is assigned for the increase.

80. Rioting cases have risen from 161 to 199, the only decrease being in Beerbhoom, where they fell from 15 to 5. Julicial results were again good

in Howrah, as also in Midnapore and Burdwan.

Two cases were attended with loss of life. In the first of these, in Burdwan, the villagers set upon and mundered a zemindar's gemasta, who was assisting a Civil Court peon: the property serred was also rescued. The case was a plain one enough, and ten persons were sent up for trial to the sessions, where the jury acquitted them. The Judge, though disapproving of the verdict, would not refer the case, as the jury were unanimous, the result being of course a lamentable failure of justice.

The second case was in Boorbhoom, where a dispute between two zemindars about the right to some land led to a fight, in which a man was killed. Sixteen

persons were sent up, of whom six were finally convicted

The disputes in Midnapore between Messrs. Watson and Company, on one hand, and their ryots and some local zeminders on the other, are said to have been amicably settled, and it is to be hoped that the settlement may be a lasting one.

It is to be observed that the decrease in Hooghly, noticed last year, has not been maintained, there having been an increase of ten. This bears out the Commissioner's opinion that smaller competition for land had nothing to do with it, and probably the local authorities have to some extent relaxed their vigilance

PRESIDENCY DIVISION.

Distrators	True cases in in 1883	Cates reported in 1884	Palso	True cases in 1884	Total cases ending in con- viction.	Cases enquired into by the police.	Police cease ending in con- viction.	Brought to	Courteled.	Acquitted.
34-Pergunnaha Nuddea Jesore Khoelna Moorshedabad Total	96 81 106 87 90	118 124 145 107 66	2 3 2 21	116 118 147 104 64	54 56 80 62 38	113 195 120 100 64 501	52 47 65 59 35	879 470 611 896 208 2,079	216 226 369 201 100	107 197 209 106 106

An increase of 83 is spread over all the districts, except Moorshedabad, which has 26 less. The following percentages are compared with those of 1883:—

_	_			1883	1884
		cases ending in conviction	•	51 5	47 1
Ditto	of	P rsons convicted	***	54	658
The newly	y p	rescribed percentages are:—			
Percentage	e of	cases investigated by the police to cases repo	orted	84 6	87 8
Ditto	of	cases ending in consistion to cases decided		62 6	62 7
Ditto	ot	police cases ending in conviction to cases in	restizated	57 G	50 7
Ditto	ot	police cases ending in conviction to cases de-	rided .	••	62 4
Ditto	ot	persons released in police cases without bein	g brought		
	_	before a Manistrate to persons arrested by	the police	••	26
Ditto	of	persons convicted in police cases to persons a	rrested by		
	_	the police	_		60 2
Ditto	υf	persons convicted in police cases to person	s sent up		
		for trial	:		56.1

The police took up more cases with worse results, so far as cases were concerned, and results at the sessions were not good, five persons out of nine being acquitted. Even these figures, representing 55 6 per cent, poor as they are, are an improvement on the two previous years with 61.8 and 72 7.

52. Coming cases, which show a decrease of three, call for no remark, none of them having been of any importance, whilst judicial results were fairly

good.

83. Rioting increased in every district, except Moorshedabad, the greatest rise being 41 in Jessore, and the total for the division being 441 against 363. Two cases—one in the 24-Pergunnahs and one in Khoolna—were attended with loss of life, but no details are given, nor is the result mentioned. The great bulk are described as having been only technically riots; and no doubt in Bengal many cases dignified with the name of "riot" are in reality only petty squabbles, in which the disputants and their friends abuse one another from a safe distance, each side being equally afraid to come to blows.

Q 1	Cineu I		
O#,	Closu I		

RAJSHAHYE DIVISION.

	True cases to posted in 1581 in 1884	<u> </u>		Tota)		Police	Ni mbes of Persons—			
Districts		11 ported	I also	Frue Cases in 1884	ending in cou viction	Cases enquired into by police	enacs onding in co : concs	Brought to trust,	Courted	Acquitted
Dingepore Rajshahye Rungpore Bogra Pubna Darjeeling Julpigoree Total	1 49 78 66 61 11 80 27 25	34 70 83 71 118 19 25	6 9 3 12	34 (14 73 68 106 19 25	10 87 89 80 51 9 24	19 69 65 50 91 17 18	12 31 30 32 45 8 12	98 148 156 2 5 406 58 98	46 110 70 153 206 20 69	36 81 89 65 156 88 19

True cases show an increase of 10, chiefly accounted for by Pubna, which has 88 rioting cases against 68 in 1883. The fluctuations in the remaining districts are not marked enough to call for notice. The percentages

given below all exhibit a falling off as compared with last year's, that of cases ending in conviction being decidedly bad:—

				1683,	1880.
Percentage	of cases ending in conviction	***	**	51.4	4.1 8
Ditto	persons convicted		•••	55 U	51 3
Ditto	of cases investigated by the police	o cases reported		82 1	74 1
Ditto	of cases ending in conviction to case	s decided		643	59 3
Ditto	police cases ending in conviction			65°2	53 1
Ditto	police cases ending in conviction	to cases donided	ľ	*****	70
Ditto	persons released in police cases a				
	before a Magistrate to per-	ons arrested by	THE		410
_	police			*** *	4.8
Ditto	persons convicted in police case	s to persons are	ested		
	by the police .			****	5 6 9
Ditto	persons convicted in police cases	to persons ren	it up		
	for trial	• •		•••	. 512

85. Twenty-seven coining cases were brought to trial during the year, of which 25 were decided, fourteen of these ending in conviction—a poor result.

86. In rioting three districts—Pubna (noticed above), Bogra, and Darjeeling—show an increase, the last-named having six against three in 1883. In one of the Pubna cases a man was speared through the body and killed, but the case itself was not one of much importance. There was a serious disturbance in Rungpore, where the Bhitarbund zemindar mustered his followers to attack the house of a ryot who had gone over to his adversary. Though no opposition was offered, the ryot's son was killed and three or four other people were more or less hurt. Seven persons sent up were all convicted before the Court of Sessions. The percentage of convictions is given below. It will be seen that the unprovement noted last year has not been maintained. Only one case, the Bhitarbund one, already noticed, came before the sessions.

	T443	1 //1
Conviction in cases	47.5	35 1
Ditto of persons	637	52 1
Percentage of cases investigated by the police to cases reported	H() 4	69.3
Ditto of cases ending in conviction to cases decided	60 1	5 3 7
Ditto of police cases ending in conviction to cases inves-		
tigated ,	50 0	45 5

87. Class I.

DACCA DIVISION.

named in the column of the col		- ===		-			_			
Districts	True Can s in 1875	Cases reported m 1884	False Case s	11un (1804 in 1551	intal stea er lire, incon victor	(nsa in tt in tt by pelico	T THEE THE	Nowas	PRR OF PRR	Aco. il tel
Dacea Euro edpore Hackergunge Mynaensungh Total	127 104 105 384	132 98 81 319	12 20 4 42 78	1_0 74 71 276	8 8 8 1 2 3 5 2 5 2	105 84 264 530	65 5) 34 21(4°1 371 873 2 927	174 174 164 401 1 221	195 156 362 189

The decrease of 121 is mostly in rioting, and is spread over all the four districts. I give below the percentages for the last two years, from which it will be seen that the police have taken up a greater proportion of cases with slightly worse results:—

	1583	1991
Conviction in cases	46 9	47 ()
Ditto of persons	57 1	5 7
Percentage of cases invostigated by the police to cases reported	76.8	82 1
Ditto of cases ending in conviction to cases decided	67 5	65 6
Ditto of police cases ending in conviction to cases investigated	545	144
Ditto of police cases ending in conviction to cases decided Ditto of persons released in police cases without being brought before a Magistrate to persons arrested by	••	67 9
the police	*****	11
Ditto of persons convicted in police cases to persons arrested		
by the police	*** **	56.3
Ditto of persons convicted in police cases to persons sont up		
for trial		580

68. There is an increase of two in the number of coining cases, which would not, however, call for notice but for the very poor judicial results, for which

no explanation is offered. Of 16 cases decided, only six resulted in a conviction. None of them were direct.

89. Mymensingh again attracts notice by its large number of cases (49) of escapes from custody and rescue. This is more than double that of any other district in the Lower Provinces, and the attention of the local officers will now be drawn to the subject, no explanation having been given in the report.

90. Rioting

Districts.	True cases.		Convie-		Percentage of con- victions to cases,		Convict	Acquitted.	Percentage of persons convicted.	
W	1883.	1884.		1883.	1884.	tried.	éq		1883.	1884.
Pacca	97 90 89 242 538	93 64 67 214 439	49 42 23 74 198	58-6 55-5 59-5 80-8	52°6 65°8 49°2 34°5 45°2	564 453 357 800 2,174	592 268 173 346 , 1,191	179 165 150 844 858	64*4 59*5 59*0 45*8 56*4	58'8 59'1 48'4 48'5

The above table gives the number of cases of rioting, district by district, with the results, which exhibit a falling off, chiefly noticeable in Dacca.

I would here especially notice the figures for Backergunge, which have now come down to the very moderate total of 67 being less than in either Tipperah or Chittagong, or in any district of the Presidency Division, except Moorshedabad. In its own division it would be easily best but for the large

number of cases, 20 out of 84, declared to be false in Furreedpore.

The decrease in Mymensingh, which began in 1883, continued, but the figures (214) are still far in advance of those for 1881, the year before the sudden bound upwards. As regards judicial results, there is a slight improvement in cases and a falling off in persons; the variation in 1883 having been just the other way. Such percentages as 34.5 and 43.5 are of course unmistakably bad, but the police suffer from the long delay before the courts, there having been under serial 6 alone 26 cases and 98 persons pending at the close of the year. Backergunge and Dacca show some slight arrears too; but Furreedpore, curiously enough, had a clear file.

Upon Mymensingh the Commissioner remarks that the number of cases is still abnormally large, a decrease in the Attea sub-division having been partially counterbalanced by an increase in Netrokona, and in connection with the bad results in court he quotes, with approval, the Magistrate's remark that the investigating officers are underpaid and the magisterial staff is overworked.

The decrease of 26 in Furreedpore he attributes to preventive measures, added to the care now taken to get hold of and account for absconders in cases of previous years. In these trials, which have a great moral effect as showing that a disturbance is not lost sight of, there is practically nothing to establish but the accused's identity, and it is to this I attribute Furreedpore's taking the lead in judicial results.

The improvement noticed last year in the number of cases attended with loss of life has not been sustained, and the total has gone back from 6 to 12.

Furreedpore has five cases against two, Backergunge three against two and Mymensingh four. In Dacca there has not during the last six years been a single case of this description. Of these 12 cases, seven ended in a conviction, one broke down, and four were pending at the close of the year. Eleven out of

the 12 had their origin in agrarian disputes.

Beyond the sentence there is not much about the Furreedpore cases to call for notice. In the first, where a man was shot, the accused was given seven years' rigorous imprisonment, a sentence prind facie inadequate, but exemplary in comparison with that passed in a succeeding case, where the homicide was convicted of hurt and fined a rupee, the remaining accused being acquitted. The Commissioner does not give details, but remarks that comment is needless. I do not understand why the sentence was not referred. In the single non-agrarian case the deceased was attacked on his way home from the hat and beaten so severely that he died on the spot. The Magistrate discharged all the offenders.

In the Backergunge cases, one of which remained pending at the close of the year, as many as 19 persons were convicted and sentenced to various

terms of imprisonment.

In one of the four Mymensingh cases the servant of a Dacca zemindar, who had been forcibly keeping an auction purchaser out of possession, was dragged out of a prostitute's house, where he had been sleeping, and beaten to death. The case is pending.

In another case, in the same sub-division, three brothers, notorious "latials," quarrelled with their brother-in-law about a share in a petty taluk. Two of

them have been transported for life and the third has absconded.

The other two cases, also agrarian, present no special features, except that in one of them the man killed belonged to the attacking party. The Commissioner is of opinion that the people now are more inclined to settle their disputes in the Civil Courts, and that the professional "latial" is fast disappearing. In Backergunge, however, where the improvement is most marked, he never existed, and in Mymensingh where, if anywhere, his services have

been had recourse to, there is still abundant room for improvement

91. The local authorities in Mymensingh have again failed to do their duty in respect of preventive measures, and the number of cases in which persons were bound over to keep the peace has actually fallen by nearly onethird-from 65 to 45. The District Superintendent says upon this :-- "Zemindari disputes and the criminal cases arising therefrom are too remunerative to an underpaid and dishonest police for them to report disputes in time to have a resort to violence prevented." The explanation is manifestly untenable, since it is in other districts found quite possible to obtain information, and the Commissioner refuses to accept it. Special attention was drawn to this matter last year, and the inaction noted is simply inexcusable

Furreedpore exhibits a reduction of 315—from 712 to 397—thus showing

that the remedy was overdone in 1883.

In Backergunge, too, there is a decrease in security cases from 1,103 to 835, in which 4,561 persons were bound over, the total number of cases instituted being 1,248. I consider that these figures, which were not, as they should have been, given in the report, are susceptible of considerable reduction, and it is remarkable that, whilst riots generally exhibit a rapid and continued decrease, the number of riots with murder shows no improvement, and the number of security cases is higher than in 1880 or 1851, and within three of what it was in 1579, when there was a very different state of things to deal with. A decrease in riots in the three years 1879 81 was therefore coupled, as one would expect to find it coupled, with a decrease in security cases; whilst in 1882-83 there was an increase of over 400 cases, and the number in 1884 is still abnormally high. No improvement can be called a real or substantial one when repressive measures are resorted to to the extent they are at present, and it is to be regretted that the local officers have passed over the matter without any remark.

92. Class I		CHITTAGONG DIVISION.								
***	-	1	1	ŀ		1		NI MB	R OF PER	
District 8	True (4:05 in 1643	repat d m Issi	In ac cases	True (BKC) IN 1851	Total cases ending in con sation	Cases enquired into by police	Police Cres ending In con- viction	B neht to	Convicted	4 quited
Chitiagong Noakholly Tipperah Total	76 05 97 228	92 42 1)1	5 3 2 10	97 39 59 215	24 53 62 110	81 37 77 77	20 25 51 94	207 261 116	110	26 67 117
	_		<u> </u>	I	<u> </u>	l	·		' _ <u>'</u>	

There is a decrease in this division of 13 cases, Chittagong itself showing an increase of 11, due so ely to an increase in rioting. In one of these cases the police were beaten and two of their number carried off as prisoners by some Mughs. The dispute arose in connection with salt smuggling, and is referred to again under the head of salt cases.

Rioting cases in Tipperal fell from 103 to 77, (cases reported), two of which were serious. The police failed in both. In Noakholly there was a serious disturbance in December, when the Maharajah of Tipperah's people, being opposed in an attempt to distrain crops, shot one man dead and killed another by rupturing his spleen. The case ended in a conviction during the current year.

94. The percentages given below show that the police took up fewer cases and got more convictions. In other respects they present nothing calling for

special remark:-

Ditto	of cases onding in conviction of persons convicted	•••	•••	•••	1883. 44 4 61 8	1864. 40 61:3
240 M	Lerocutudes are					
Percentage	of cases investigated by the pol	uco to ca	ses reported		74 4	720
Ditto	of cases ending in conviction to			••	67 6	73 9
Ditto	of police cases ending in convict				53 9	58 1
Ditto Ditto	of police cases ending in convict of persons released in police cas	ion to co	mon decided		•••••	72.7
	hefore a Magnetrate to person	arreste	d by the poli	ce	•••	.1
Ditto	of persons convicted in police of	uses to p	ersons arros	ted by		•
	the police				•• ••	6 5 9
Ditto	of persons convicted in police for trial	cases to	-	ent up		60 5
	PAN AV 1400		***		***	~~~

95. Class I

PATNA DIVISION.

	, z				-					
	liuo	(saes	D -1	Frue	Tetal Cases	Canna enquired	Polico	YUMU 9	BE OF PE	BSONS-
Districts	1843 Cade n 111	reported to 1844	Pn140 (8.506	1884 N 111	anding in cor viction	into by the police	inding in con viction	Brought i	neted	Acquitted
				_				är	Com	Ψœ
Patna Gra	50 43	76 50	8 10	69 40	3. 15	44 68	30 31	300 107	124 45	11h
Shababad Mozufferpore Durbhunga	15 33 38	95 47 89	Ų	91 11 35	43 28 17	91 39 29	3H 21 15	40J 229 109	177 120 (0	196 87 92 1 <i>2</i> 3
garan (humparun	36 72 32	89 73 60	4 5	69 57	17 22 37	41 42	14 28	234 140	80 99	1 <u>23</u> 40
1otal	317	139	40	3 10	194	140	15,	1 586	717	705
	٠	,			•	` '			' 	

The divisional total has increased by 82, Gya and Durbhunga being the only districts which show a decrease, and is mainly due to an increase in rioting in Sarun and Shahabad.

The percentages given below show a marked falling off, Chumparun and

Mozufferpore being the only districts in which it is not distinctly bad.

	1893	1884
Percentage of convictions in cases	513	38 8
Ditto of convictious of persons	52.	45 2
The new percentages are		
Percentage of cases investigated to cases reported Ditto of cases ending in conviction to cases decided	92 1	78 7
Ditto of cases ending in conviction to cases decided	63 1	58 O
Dato of police cases ending in conviction to cases investigated	529	41.4
Ditto of police cases ending in conviction to cases decided	***	6U 3
Ditto of persons released in police cases without being brought		
before a Magistrate to persons arrested by the police .	*****	26
Ditto of persons convicted in police cases to persons arrested		
by the police	*****	5 0 0
Ditto of persons convicted in police cases to persons sent up		
tor trial	•• ••	46 5

96 Shahabad has 26 more cases of rioting, the number in Sasseram being exactly double what it was in 1883. Two of the cases ended in homicide, the accused in one of these being sentenced to imprisonment for six and three months—sentences which should have been explained. These riots were generally connected with disputes about impounding cattle—a fact which, the Magistrate considers, points to the crop on the ground being a good one.

'The Sarun cases were all of a petty nature. The Commissioner notices a suggestion that the expense and delay connected with civil litigation drive people to establish claims to possession by bringing charges of rioting. Unfortunately for this theory, out of 52 such cases reported, only two were

pronounced false.

97. There is nothing else in this class calling for notice.

BRAGULFORE DIVISION.

			False canos	True cases in 1886	Total cance ending in con viction,	Cases enquired into by police.	Police cases ending in con- viction	Number of Princips		
Distractors,	True case in 188J,	Cases reported in 1884						Prought to trad.	Converted	Acquitted.
Monghyr Bhaguipore Purneah Bonthal Pergunnabs Maldah	60 81 45 20 27	55 47 65 15 39	18 4 9 1 2	48 39 68 14 37	27 19 34 11 26	54 34 53 14 48	24 17 30 10 25	897 190 166 30 168	134 89 98 27 96	148 (9 48 3 65

Bhagulpore, Purneah and Maldah show an increase of 8, 18, and 10 true cases over 1883, whilst Monghyr and the Sonthal Pergunnahs have 17 and 6 less. As usual, I give the percentages. They show a decided falling off in persons, against which there is a slight improvement in cases.

			1883.	1884
	of convictions in cases	444	51 9	546
	of convictions of persons	•••	59 I	50 4
The new pe	ercentages are :—			
Per ontage	of cases investigated to cases i	oported	87 7	87 2
Ditto	of cases ouding in conviction t	o cases decided	67 I	65 5
Ditto	of police cases ending in	onviction to case- in-		
	vestigated	• •	55 5	53.2
Ditto	of police cases ending in convic	stion to cases decided		66 2
Ditto	of persons released in polic brought before a Magistrate to	e cases without being		
	police	-	•• •	-8
Ditto	of persons convicted in police of	cases to persons arrested		7 4 0
75.44	by the police		•	56 8
Ditto	of persons convicted in police	ases to persons sent up		**
	for trial		• •	50 4

99. The number of rioting cases is almost stationary, being 139, an increase of three only. The only one of any gravity was the attack in Purneah by ryots on Mr. Weatherall, a zemindari manager, who retaliated by firing into the crowd. At the trial it was held that he had not exceeded the right of self-defence, and the ten men sent up were all convicted.

100. (lans I

ORISMA DIVISION.

Districts	Cas 4 report d in 1884	Fa la Cance	Frue cas s n 1893	Total (RK 4 eudii k II () v (tion	(sws	Plue ou y ending in con that in	Bi ight true in the interest of the interest o	ER OF Pri	THE LEG	
Cuitnek Poon (Balasore Gurnhate . Total	21 24 35 4	28 46 29 5	2	14	70 16 36 7	25 6 25 7	14 10 14 4	100 1 H 11R 14 14	70 102 58 10	38 19 36 4

There is an increase of 25 cases spread over all four districts, but chiefly noticeable in Pooree, which has 46 against 28

	1883	1481
Percentage of convictions in cases .	38 3	3)4
Ditto of convictions of persons	15	51 (
The new percentages are:—		
Percentage of cases investigated to cases reported	78 3	70 7
Ditto ending in convictions to cases decided	57 5	69.1
Ditto of police (ases ending in conviction to cases investigated	37 3	51.5
Ditto of police cases ending in conviction to cases decided .		716
Datto of persons released in police cases without bring brought		
before a Magnatrate to persons arrested by the police	•	3
Ditto of persons convicted in police cases to persons arrested		
by the police	••	67 2
Ditto of persons convicted in police cases to persons sent up		
for trial		<i>57</i> 1

101. The old percentage of cases is again very indifferent, and in a large proportion of cases the police did not investigate. In cases convicted to cases

decided, and police cases convicted to cases investigated, there is a marked

improvement.

102. In rioting cases Pooree continues to keep the lead with 37 true cases, added to which there is great and unexplained delay in disposing of them, for 22 cases with 46 defendants were pending at the close of the year. None of them were of a serious nature.

103. Class 1

CHOIA NACPORE DIVISION.

Pibtric Iv	True cases in 1883	Canea reported in 1881	False Called	Ттис	Total cases ending in con viction	Cases enquired mio by police	Polico cases ending in convic- tion		Converted Converted	Acquitted
Hezaribagh Lohardugga Engliscom Manthuom Total	21 30 4 29 84	27 42 5 86	3 7	26 89 5 33	17 19 4 26 ——————	26 40 4 26	14 19 4 19 56	77 150 5 138 784	229	33 40 10 118

The increase of 19 is spread over all four districts. The percentages show a marked improvement upon 1883, Manbhoom and Singbhoom having done particularly well:—

	1707	1924
Percentage of convictions in cases .	357	54 3
Ditto of persons	50 1	59 6
Ditto of cases investigated to cases reported	74 4	849
Ditto of cases ending in conviction to cases decided	67 2	65 7
Ditto of police cases ending in conviction to cases investigated	469	58 3
Ditto of police cases ending in conviction to cases decided		72 7
Ditto of persons released in police cases without being brought	1	
before a Magistrate to persons arrested by the police		12
Ditto of persons convicted in police cases to persons arrested	l	
by the police		66 7
Ditto of persons convicted in police cases to persons sent up for	•	
tinal		61 1

104. Coining cases have increased from 7 to 13, of which seven were in Hazaribagh. Judicial results were poor, seven persons having been acquitted against six convicted. Serial No. 5 has in like manner risen from 19 to 37, but the report gives no details.

105. Rioting cases are 51 against 55, and there is an improvement in the percentage of convictions, which is satisfactory. None of them were of

a serious nature.

CLASS II.

106. In this class there is a trifling decrease of 66 true cases, the numbers being 4,618 against 4,684. This is under serial numbers 11, 15, 18, 19, 21, 23, 24, and 29, all the other serials, except 10 and 25, the numbers under which are stationary, exhibiting an increase. The chief decrease is under 21, drugging, with 8 against 17 and 24, abduction, with 198 against 264. No doubt many cases of abduction never come into court and are not heard of. The principal increase is under grievous hurt (39, and would appear to show that the tendency to make hurt cases cognizable by exaggeration is still unchecked. Still the definition of grievous hurt in the Penal Code is so clear and accurate that I fail to see how the attempt can succeed.

107. Below are the number of cases and results of trial arranged in the same way as last year, the lower line including direct cases. It shows even worse results than then, especially as regards persons, the percentage under this head having been steadily falling for the last five years till it has come down

to the very unsatisfactory figure of 42 1 :---

	0	Convictions	Percentage		Persons	Percentage	Percentage	
	Cascs	CONTROLOGIS	Lorcenteda	Arrested	Trud	Converted	of convic- tions to airests	tions to per- sons tried
1879	3,946	162	118	6,366	5,543	2,805	44 1	5 0 6
1880	4.061	1,735	42 7	6 621	5,767	2,973	44 8	51.5
1841	4,301	1.767	111	6 552	5,727	2.852	43 5	498
1892	4 207	1 677	39 3	6,761	5,821	2,681	396	46
1883	4161	1,693 1,831	35 8 7 34 }	7 308	6 307	2,737	37 5	43.4
1884	4 618 }	1,8 49 1,860	3161 4035	7,310	6,431	2 709	37 O	42 1

98. Results before the sessions are slightly better as shown below:

			•	*	Acquited by	Convicted by	envictions to total
e, d	•	• `	• .				tried (original or appeal).
1881	471	•••	•••	***	564	616	52.2
1882	•••	*** n	•••	•••	634	524	45 2
18H3	•••	***	•••	•••	619	473	43.3
1884		444	• • •	•••	576	481	45·5 ,

109. The fluctuations exhibited by the new percentages are also trifling:-

	•	1883.	1884.
Percentage	of cases investigated by the police to cases reported	84.2	83.2
Ditto	of cases ending in conviction to cases decided	49.9	49.2
Ditto	of police cases ending in conviction to police cases		
	investigated	37.9	36.7
Ditto	of police cases ending in conviction to cases decided	*** **	52.4
Ditto	of persons released in police cases without being brought		
	before a Magistrate to persons arrested by the police	*****	3 ·2
Ditto	of persons convicted in police cases to persons arrested by the police	*****	43-2
Ditto	of persons convicted in police cases to persons sent up for		
	trial		40.1
Ditto	of cases in which property was recovered to cases in which		
	property was lost	*****	46.1
Ditto	of property recovered to property lost	*****	30.3

110. The number of murders is, as shown below, almost stationary, so that the increasing difficulty in securing a conviction in this species of crime has not had the result apprehended in some quarters of rendering human life less safe. Practically few murders are committed in cold blood, or after weighing the chances of escape, and therefore the unwillingness of our courts to convict, though none the less to be regretted, does not exercise the evil result it would have in the case of other offences. But results are going steadily from bad to worse, and whereas in 1879 38.3 per cent. of persons brought to trial for this offence were convicted the number has now come down to 18.7—less than one-half. It may of course be said that the fault was with the police, and that the cases were mismanaged, but murder cases are not usually cases of much difficulty, and no other reason than that suggested can be assigned for a continued failure in dealing with this class of crime.

By dacoits ,, robbers , poison Other murders	•••	1879, 1 10 18 259	1880. 2 6 12 243	1881. 3 17 · 19 257	1882. 3 4 11 253	1863. 2 7 11 244	1884. 3 7 8 248
Total	4	888	265	296	271	264	266
Canos.	Convictions,	Percentage.	Arrested.	Persons.	Convicted.	Percentage to persons arrested,	Percentage to persons trad,
1879 288	108	37.5	738	491	188	25.5	38.3
1880 265	100	37-7	602	447	156	23.2	34.9
1881 296	100	33.7	725	497	170	23.4	34.7
1882 271	182	30.2	713	518	141	19.7	27.2
1888 264	75	26 4	779	499	122	15.7	21.4
1884 2 66	58 71	21.8 }	715	507	95	13.2	18.7

111. The new percentages are given below, the difference between the percentage of cases ending in conviction to cases decided (32.5), and that of police cases ending in conviction to cases investigated (20.5), is due to there having been 55 cases pending at the close of the year. The number pending at the commencement of the year was 68, and no doubt the delay in disposing of these cases has something to say to the poor results noticed.

•	1883.	1854.
Percentage of cases investigated by the police to cases reported	 97:3	93.0
Ditto of cases ending in conviction to cases decided	 38.0	32.5
Ditto of police cases anding in conviction to cases investigated	 25.4	20.5

112. There were three murders by dacoits—one in Rungpore, one in Gya, and one in Chumparun. In the Gya case no arrests were made, and both the other cases came to nothing. Of 11 persons brought to trial, one was discharged by the Magistrate, eight were acquitted at the sessions, and two were otherwise disposed of.

f'

113. The number of murders by robbers (seven) is the same as last year; Hooghly, Pubna, and the 24-Pergunuahs had one case each, whilst Patna had four. Judicial results were very poor, the Hooghly and 24-Pergunnahs cases being the only ones in which convictions were obtained, whilst out of 16 persons committed to the sessions only three were convicted: 12 of the acquittals were by a Hooghly jury.

114. There were eight murders by poison against 11 last year. Two of these were in Dacca and one each in Lohardugga, Midnapore, Dinagepore, Darjeeling, Sarun and Hazaribagh. Five cases were decided, a conviction

not being obtained in a single instance.

115. Other murders, as will be seen below, show an increase of 4, the Dacca Division again taking the lead with 49. Mymensingh is the worst district with 16, whilst Backergunge and Midnapore have 12 each, Dacca and Tipperal 11 each, and Khoolna and Furreedpore have 10 each. The seven worst districts thus account for 82 out of the total of 248, and six out of the seven are in Eastern Bengal.

The 24-Pergunnaha has come down from 10 to 5, Shahabad from 11 to 9, and Lohardugga from 11 to 6. It is noteworthy that in Furreedpore onethird of the murders reported (15) were declared to be false, the district thus obtaining a place considerably lower on the list than it would otherwise have held. Backergunge, on the other hand, accepted all its murders (12) as being

Results, as noted below, get worse and worse, and it is difficult to say where this state of things is to end. The figures will be examined in detail under each division:—

		Cases	Consictions.	Persons	Coar wied	As quitted.	Ponding.	Otherwise disposed of
1850		243	96	579	147	249	183	
1841		257	90	625	160	300	165	
1882		253	78	613	125	330	153	8
1843	••	211	65	692	103	361	217	6
1551		243	56	619	93	373	131	23

116. There have been eight more attempts at murder; results showing a trifling improvement.

	Cases.	Convictions	Persons.	Convicted	Acquited	Pending, &c
1861	6,	19	61	21	29	15
1442	. 34	16	58	21	21	10
1863	41	11	56	18	31	7
1581	. 49	16	56	19	24	13

There is an increase of two cases of culpable homicide, the percentages for which, especially of persons, are very poor indeed, though certainly better than in the case of murder.

	Cum s	Convictions	Percentage	Persons actually trad	Convicted.	Acquitted.	Percentage of emvictions to persons tried
1681	208	98	447	351	150	201	47-2
1882	179	61	316	497	138	299	31 6
1883	15+	71	.39 1	331	129	202	38 9
1444	191	64	32 1	521	127	277	243

In Midnapore, a widow, who gave birth to twins, killed them by wringing their necks and disposed of the bodies.

She subsequently confessed, but died in jail whilst Munder of infants 15 their mothers the case was pending, and an abettor, against whom there was no evidence, was discharged.

In the 21-Pergunnahs a man at work in a tope of bamboos was attracted to a dried-up tank near by, by the cries of an infant which had been left there in a "guinlah" The police were informed, but nothing was done until their arrival, by which time the child was dead. No elue was obtained.

In Chumparun a woman, who strangled her illegitimate child whilst in jail awaiting her trial for deserting it, was sentenced to transportation for life. This is an 1883 case, and was noticed in paragraph 124 of last year's

report.

There were two cases in Gya. In the first a Hindu widow, who had thrown her newly-born child into a well, was acquitted at the sessions, though the case was ordered to be shown as true. Her defence was that it died of convulsions, and was dead when she threw it in; and assuming that the

Judge believed the defence, it is difficult to reconcile his belief with the order he passed. Apparently the case should have been omitted as mistake of fact. In the second case, a woman cut off the head of her newly-born illegitimate child, her defence being—first, that she accidentally pulled its head off during delivery, and secondly, that she cut its throat with a sickle by order of the father, who refused to support it. The case was pending at the close of the year.

In Mozufferpore the body of an infant was found in a ditch, death being due to rupture of the liver. The case remained undetected.

Sarun has three cases, of which no details are given. The accused were acquitted in two of them, and in the third the conviction was under section 318.

In Bhagulpore one woman cut the throats of her two children to spite her mother-in-law, and another threw her child down a well: the reason assigned being a quarrel with her husband and want of food. They were

both sentenced to transportation for life.

In Pooree a woman, in despair at being put out of caste, threw her illegitimate child down a well and then jumped into another well with the intention of committing suicide. On being rescued, she was sent up for trial and sentenced to transportation for life, but the High Court released her on the ground that it was not proved that the child was alive when thrown in. In two other cases in the same district the accused, in both instances Hindu widows, were convicted under section 318, the sentence on the first being one year's and on the second three months' rigorous imprisonment.

In Mymensingh a woman, as the result of a quarrel with her mother-in-law about the division of some food, cut the throats of her two children and then

attempted to commit suicide. She was hanged.

I am not aware if any special orders have been passed in connection with

any of these cases.

Following the course adopted in last year's report, I reserve an examination of the fluctuations in other kinds of crime in this class for my remarks in connection with each division, making an exception only in the case of drugging, serial No. 21. Under this there is a decrease of two cases— 15 against 17-of which eight were decided, not a single case ending in a convic-It is noteworthy as showing how unknown this crime is in the boating districts, where stray wayfarers are not to be found, that only one case, an 1883 one, was reported in Eastern Bengal; whilst six out of the 15 belong to Shahabad, Hazaribagh, Balasore and Pooree, all districts along the main pilgrim routes. These cases are now dealt with by specially selected investigating officers, and although results were very bad, there is no doubt professional poisoners are well in hand. The cases will be dealt with separately under the division to which they belong.

120. Class II.

BURDWAN DIVISION.

· Districts.			 True cases in 1885.	Cases reported to tods.	False cases.	True cases.	Total cases ending in convic- tion.	Cases enquired into by police,	Police enses ending in convic- tion.		Convicted.	Acquitted.
Burdwan Bankoora Beerbkoom Midnapore Hoogaly Howrah		otal	 81 49 48 154 175 69	104 48 54 162 169 107	68 68	99 42 49 151 134 102	47 11 16 62 40 53	83 42 86 116 106 100 483	36 11 14 52 55 48	141 74 66 273 171 147	54 22 24 121 40 74	72 43 40 129 108 65

Three districts show more and three fewer true cases; the net increase being an unimportant one of five. Fluctuations calling for notice are Burdwan 17 more, and Howrah 33 more, whilst the next district (Hooghly) has 41 less, following a decrease of 28 in 1883.

Results have improved in all the districts, except Bankoora, where the percentage of persons convicted has fallen from 46.5 to 29.7. In Midnapore, on the other hand, it rose from 29.8 to 44, and in Howrah from 40.2 to 50.3.

Below I give the percentages, old and new, as compared with last year. Although the result generally is better, there is still great room for improve-

,						1963.	1884.
Conviction	in cases	***	***	•••		80.3	34.0
Ditto	of persons	***	•••		•••	32.9	39.4
Percentage	of cases investi		s reported	***	•••	74.5	73.7
Ditto	of cases ending	in conviction	a to cases de	cided		42.3	47.5
Ditto	of police cases	ending in c	conviction t	o cases i	nvesti-		
		•••				36·2	40.5
Ditto	of police cases	ending in cor	viction to c	ases decid	ed		53·5
Ditto	of persons re	leased in fore a Magis	police case	s without	being		
	the police			*** *		*****	1.6
Ditto	of persons conv	icted in poli	ce cases to	persons a	rrested		
	by the police		•••	•••		*****	48.3
Ditto	of persons con	ricted in poli	ce cases to	persons se	ent up		
	for trial	***	•••	***			43·
Ditto	of cases in wl	nich propert	y was reco	vered to c	ases in		
	which prope	rty was lost	***	•••	•••	*****	100.
Ditto	of property rec	overed to pr	operty lost	•••	• • •		11.

122. As shown in the margin, the number of true cases has increased from

Murders, 1 by robbers. 1 by poisou. 38 other murders.

34 to 40. The murder by robbers was a Hooghly case, in which two persons were convicted. poisoning case belongs to Midnapore. A woman, who had been slandered by another woman, poisoned her enemy's child, aged three, by giving it arsenic mixed in fried rice. Arsenic was discovered in the child's stomach, but the case proved

a failure. Of the remaining cases two only call for special notice. In the first of these, the villagers combined to murder a zemindar's gomasta, a man of immoral habits, who had rendered himself additionally unpopular by oppression. Of 13 persons sent up, two confessed, one of the two being made Queen's evidence; but the jury, a Hooghly one, refused to convict. In the other case the accused deliberately shot a man who was picking mangoes from a disputed tree. In this instance, too, the jury shrank from doing their duty and acquitted, but the murderer was, on a reference to the High Court, sentenced to transportation for life.

The percentage of convictions was for cases 22.5 against 20.5 in 1883, and for persons 15.6 against 7.8 This improvement is due mainly to Midnapore and Burdwan, the two advanced districts of Hooghly and Howrah showing percentages for persons of 11.5 and 7.1, which are worse even than what they returned last year. In Bankoora six cases were sent up without a single conviction, and in Beerbhoom there were no cases at all. Altogether 102 persons were put on their trial, of whom 16 were convicted, 72 acquitted or discharged, and 14 were under trial.

123. In five cases of attempt at murder, seven persons were brought to trial, of whom one only was convicted. One of the cases, with two accused, was pending at the close of the year.

This shows a decrease of 10; the percentage of convictions for cases being 38.4 and for persons 44.4, both better results Culpable homicide. than were obtained last year. No case calls for special notice.

125. The number of cases is 13, or one less: 15 persons being brought to trial, all of whom were either acquitted or discharged. It is noteworthy that of 25 cases reported,

12, or nearly one-half, were declared to be false.

126. There were eight true cases, four of which ended in conviction. Eight persons were brought to trial, of whom three Exposure of infants. were discharged and four convicted. One case with one accused had been committed for trial and was pending at the close of These results are fairly good.
Two cases under this head call for special notice. In a case in

Burdwan, a railway gunner, an Eurasian, who had in a fit of drunken rage beaten his wife to death, was tried for murder. The jury convicted of grievous hurt only, and the Judge, disagreeing with the verdict, referred the case to the High Court, where

the accused was sentenced, under section 325, to seven years' rigorous imprisonment, the maximum punishment, the verdict being upheld. In another case a man quarrelled with his sister and struck her with a "lati," causing instant death. He was convicted under section 325, and sentenced to two years' rigorous imprisonment. It is not stated if this was a jury case.

128. There were two drugging cases, one in Burdwan and one in Howrah, both of them being traced out by the police, who,

however, failed to obtain a conviction.

129. So many of these cases end in a compromise that the percentages are of little or no value. Only 11:1 of cases ended in a conviction, the percentage of persons convicted being 8:3. Two Bankora cases, both failures, related to cooly recruiting. 130. Headings not noted call for no separate remark.

131. Class 11.

PRESIDENCY DIVISION.

AND THE PROPERTY OF THE PROPER					Total	Caron	Police	NUMBER OF PERSONS-		
DISTRICTS.	Truo cases in 1883.	Cases reported in 1884.	Palse Cases.	True Cares.	ending in con- viction.	Cases enquired into by police.	ending ending in con- viction.	Brought to trial.	Convicted.	Acquitted.
24-Pergunnahs	203 203 135 136	229 263 167 169 111 870	11 12 10 7 0	218 251 157 102 102	88 82 65 44 47 826	207 251 157 106 97	79 79 54 40 38 290	283 364 233 168 180	118 110 80 66 82 450	133 181 131 92 91

There is the considerable decrease in this division of 154, the figures being 830 against 984 last year, when there was an increase of 244. The total is still therefore 90 more than it was in 1882; whilst from the fact that the decrease is chiefly under serials 20 and 23 it is plain that the attempt to make hurt cases cognizable, noticed in paragraph 113 of last year's report, has been abandoned. The decrease is perceptible in every district except Nuddea, where there has been an increase of 48, and where there is a total of 251 true cases against 165 in 1882. The 24-Pergunnahs has 89 less, and Jessore 46 less.

Judicial results, as shown below, exhibit a falling off from even the very moderate standard attained last year. Results before the sessions, too, are very much worse, there having been 30 convictions to 80 acquittals, as compared with 78 convictions to 92 acquittals; a percentage of 27.2 against 45.9.

					1893.	1884.
Percentage of co	nvictions in cases		•••	•••	35.C	34.9
Ditto of co	nvictions of persons		•••	•••	3 9 ·5	39 0
The new perce	entages are :					
Percentage of ca	ses investigated to ca	ses reported	• • •	•••	85.4	90.6
Ditto of	cases ending in convi	iction to cases	decided	•••	44.8	46-1
	lice cases ending in o			igated	38.5	35.4
Ditto pol	lice cases ending in corsons released in p	onviction to coolice cases	uses decide without	ed being	•••••	47.2
Ditto per	brought before a Ma the police	• • • •	•••		•••••	2.6
	rsons convicted in p by the police				••••	42.3
	rsons convicted in p	•••	•••		•••••	39·1
	ses in which proper		rered to c	ases in		
****	which property was l	O8t		***	*****	100
Ditto pro	operty recovered to pr	roperty lost	•••		******	100

Murders show a falling off of 11, the total being the lowest for the last seven years, and all but one coming under serial 12, other murders. The exception was a murder by robbers in the 24-Pergunnahs, in which the accused person sent up was duly convicted. In other murders results are worse than ever: not a single person having been convicted in Nuddea and the 24-Pergunnahs. The divisional percentage of convictions in cases is 25.0 against 43.2 last year, and in persons 12.9 against 23.8.

Only one case calls for notice. One Grish Chunder Bose, a High Compleader, was in the habit of visiting a young girl against the wishes of her father and of the girl's other paramours, with the result that he was one night way-laid and stabbed. There can be hardly any doubt that the pleader's rivals, and very probably the girl's father, were implicated in the murder; but although some of them were sent up for trial, no evidence was forthcoming. A feature about this case is that the deceased's friends meant to hush it up, and it came under the notice of the police as he was being removed to Calcutta for medical treatment.

133. The number of cases of attempt at murder is eight, the same as last year. Out of three cases decided, two were convicted, and out of seven persons sent up, two were acquitted, two convicted, and three were pending at the close

of the year.

134. The number of true cases of culpable homicide was 27, being the same number for three years in succession. Twenty-one out of the 27 occurred in the two districts of Jessore and the 24-Pergunnahs. Judicial results were very bad indeed, especially in Jessore with one conviction out of eight cases, and in the 24-Pergunnahs with two out of nine. Nine cases were pending at the close of the year. The percentage of convictions is for cases 22.2 against 44.4, and for persons 10.4 against 42.4. These figures speak for themselves and leave little room for further retrogression.

135. There is a decrease of one-half in this class of cases in 34 to 17.

Results are again very poor, three persons only having been convicted against 25 discharged and

acquitted.

136. Cases of exposure of infants have again risen from two to six. The police have been very unsuccessful in dealing with this class of crime, only one case having been worked out: in it, however, they seemed a conviction.

137. Grievous hurt cases have come down from 147 to 123, the increase in the 24-Pergunnahs, noticed in last year's report, not having been maintained. In results there is a decided improvement, the percentage of convictions being for cases 50.4 against 42.1, and for persons 48.1 against 45.0.

138. In drugging there was one case, an unsuccessful one, in the 24-Per-

gunnalis. No details are given.

139. Hurt by dangerous weapons has fallen from 303 to 238. In 1882 it was 201, and no explanation has been attempted of the oscillation. I have noticed the subject in my paragraph 106 above. Judicial results show an improvement in cases, 33.6 against 29.7, which is more than counterbalanced by a falling off in persons, 34.4 against 41.8. It is a fact worth noticing that only one case under this heading was declared false. The offence, however, is not one which leads itself readily to a dishonest complainant.

140. Kidnapping and abduction cases, which were 46 in 1883 against 26 in 1882, have come down to 24. No reason is assigned for these violent variations. Five cases ended in a conviction, and 18 persons out of 24 sent

up were discharged or acquitted.

141. Other headings present nothing calling for remark.

142. Class II.

RAJSHAHYE DIVISION.

							Total		Police	NUMBER OF PERSONS-			
Di	STRICT	s.	True cases in 1883.	Cuses reported in 1884.	Faire cases.	e True cases cases		True cases enquired ending in con-		Brought to trial.	Convicted.	Arquitted.	
Dinage pore Rajshahye Rungpore Bogra Pubua Darjeoling Jalpoyoreo	 		 96 85 114 64 88 65 41	102 111 157 71 120 52 49	10 9 21 8 5 4 8	92 102 138 63 124 48 41	19 -17 -48 -22 -34 -15 -21 -206	74 102 134 44 80 43 40 530	14 39 44 16 28 13 18	108 127 267 114 171 47 64	28 54 82 39 50 18 32	66 64 145 66 88 25 20	

In this division there has been an increase of 53 true cases, for which the three districts of Rajshahye, Rungpore, and Pubna are responsible. There

was no change in Julpigoree, and in the other three districts there was a decrease of 22.

148. The percentages, eld and new, are given below. They compare unfavourably with those of 1883 in every respect; the percentages of police cases ending in conviction to cases investigated, and of cases ending in conviction to cases decided, being indeed worse than those of any other division:—

•		1883.	1884.
Percentage	of cases ending in conviction	35.4	28.2
Ditto	of persons convicted	42.3	84.3
The new I	percentages are :—		
Percentage	of cases investigated to cases reported	82.3	79-1
Ditto	of cases ending in conviction to cases decided	43.9	41.4
Ditto	of police cases ending in conviction to cases investigated	37.5	81.9
'Ditto	of police cases ending in conviction to cases decided	***	46.8
Ditto	of persons released in police cases without being brought before a Magistrate to persons arrested by the police	•• •••	4.2
Ditto	of persons convicted in police cases to persons arrested by the police	*****	38-4
Ditto	of persons convicted in police cases to persons sent up for trial	•••	36-4

144. Murder cases have fallen from 33 to 31, of which one was by dacoits, one by robbers, and two by poison. In the first two of these cases the accused sent up were discharged by the Magistrate, and one of the poisoning cases broke down at the sessions, no arrest being made in the other. In other murders, too, results were decidedly poor, only 7 cases out of 20 decided ending in a conviction; whilst of 79 persons brought to trial, 49 were discharged or acquitted, 4 were otherwise disposed of, 19 remained pending trial, and only 7 were convicted. Julpigoree has done best with three cases convicted out of four, and three persons convicted to four acquitted. All the other districts did badly. The following cases may be noticed.

In Rajshahye a man was strangled by his wife's paramour and another man, the wife assisting: the body being then hung on a tree to make it appear a case of suicide. The accused were discharged by the Deputy Magistrate. A girl who refused to live with her husband was so severely beaton by him that she died. Her mother consented for Rs. 10 to represent it as suicide, and the body was hung up. The real facts transpired on the body being examined, and the villagers who assisted to suppress the case were punished, the husband himself getting off with the very lenient sentence of four years' rigorous imprisonment. In a third case a man killed his wife's paramour by thrusting a stick up his anus, the woman herself being present and assisting. The Judge acquitted in the teeth of very clear evidence, which he refused to believe, and a reference was under consideration.

In a Rungpore case a man shot his wife's paramour and then gave out that he had been drowned in a "jheel." The accused was a man of means, and most unfortunately the Civil Surgeon was absent from the station when the body was sent in. It was examined by a native doctor, who swore that there were no marks of gunshot wounds, and that he could not certify to the cause of death. The head-constable who first went out, was equally hostile to the prosecution, and the two between them ruined the case. In another case a boatman, after drowning the "manji" and strangling the other boatman, reported that the boat had been plundered by dacoits, and that the deceased were missing. In a third case a man ill with fever was murdered by his relations, who thought it a good opportunity for harassing some enemies. These two cases were pending.

In Pubna a meeting convened by the zemindar to settle the case of a man who had been put out of easte, beat him to death, and threw the body into a "khal." Seven accused were committed to the sessions.

In one of the Darjeeling cases a hillman was hanged for cutting down with his "kookri" a forest chaprassie, who was taking him to the thana; and in another a Bhootea poisoned a man whose niece, a married woman, he had eloped with, and to whom he was, according to Bhootea custom, bound for three years'

The murderer subsequently poisoned himself and died before the

arrival of the police.

In Julpigoree a man belonging to a gang of thieves was murdered by his accomplices to prevent his giving information, and a sepoy of the 33rd Native Infantry at Buxa shot his comrade, who had accused him of theft. The first case broke down at the sessions, but the sepoy was convicted and hanged.

145. The police were not much more successful with attempts at murder, of which there were 11 cases, 3 of which ended in conviction. Out of 9 persons

tried, 3 were convicted.

146. Culpable homicide shows a decrease of 9,—Pubna with 8 against 1 being the only district which has more cases. A conviction was obtained in 6 cases out of 14 decided, and 12 persons were convicted out of 34 tried. Bogra with 4 cases has not a single conviction, and in no district are the results good.

147. Rape cases have again come down to 21 true cases, 6 of which ended in conviction; whilst of 26 persons tried, 19 got off. The Commissioner remarks that the charge is not easily proved, that it is easily invented

is shown by 14 cases being declared false.

148. Unnatural offences have increased to 16, the highest total of any The whole of these were brought to trial, and in five cases a conviction was obtained.

149. There were six cases, all unsuccessful, of exposure of infants.

150. A case, the only one, of causing hurt to extort a confession deserves. notice. It occurred in Julpigoree, and the accused, a sub-inspector and two constables were committed to the sessions, but have been acquitted since the close of the year. From the papers it is almost certain that the injuries were self-inflicted whilst in jail, and the charge appears to have been the result of a widespread conspiracy against an unpopular officer.

There is nothing under any other head which requires mention.

Class II. 152.

DACCA DIVISION.

Districts.	True case in 1883.	Cases reported in 1884,	reported raise		True cases ending in conviction. Cases.		Police cuses ending in con- viction.	or the same of the		Acquithed.
Dacea	169 122 241 271 803	208 110 228 304 914	16 15 34 108	165 100 211 330	86 86 85 108	190 101 140 204 725	76 82 70 89 204	353 216 308 458 1,335	139 66 123 130 467	169 129 148 241 687

A heavy increase of 59 true cases in Mymensingh spoils the figures for the rest of the division, the other three disticts all exhibiting a decrease. Dacca has 4 less, Furreedpore 22 less, and Backergunge 30 less. The percentages given below show a slight improvement in the percentage of cases convicted and of police cases ending in conviction to cases investigated, and a falling off of no great importance under other heads. Judicial results are worse in Mymensingh than in any other district:—

	of cases convicted		•••	•••	•••	1895. 32·1	1884. 33·O
Ditto	of persons convicted		•••	•••	•••	37.1	34.9
The new	percentages are:						
Percentage	of cases investigated	to cases :	reported	•••		78.3	78·1
Ditto	of cases ending in con	nviction t	to cases de	cided		51·1	48.5
Ditto	of police cases ending	in convi	ction to ca	ses invostige	ited'	34.8	36.8
Ditto	of police cases ending	in convi	iction to ca	ses decided	l		56.8
Ditto	of persons released in	police	cases with	out being	brought		
•	before a Magistra	ite to per	sons arrest	ed by the p	olice		4.3
Ditto	of persons convicted :	in police	cases to	persons arre	ested by		
	the police		•••	***		*** ***	41.3
Ditto	of persons convicted	in police	cases to	persons sent	tup for		
•	trial						37.9
Ditto	of cases in which pro	porty wa	s recovered	d to propert	y lost . ·	*****	100
Ditto	of property recovered	l to prope	erty lost	• • •	•••	*****	78.3

There were two murders by poison, both in Dacca, one of which is pending, and the other ended in an acquittal. An 1883 case, tried in 1884. 'in Myssensingh, proved unsuccessful. The report gives no details of any of

151. In other murders this is the worst division, and Mymensingh is the worst district in Bengal, the other three districts, too, attracting unfavourable notice, as already remarked in paragraph 115. The divisional fluctuation for the last six years, and the fluctuations, district by district, for the last three, are as shown below:—

DIVISIONAL FLUCTUATIONS.

Yzar.					Сален.	Convictions.	Percentage of conviction in cases.	Persons	Convicted	Acquited	Percentage of Conviction of persons	
1878 1879 1840 1881 1883 1863	04 00 00 04	***	***	000 001 000 001	4.	57 54 40 50 44 45 49	20 34 11 22 9 7	35 0 44 4 8 4 44 18 7 15 8 91 6	196 204 151 170 125 172 172	43 61 36 45 14 13	188 83 74 56 67 116	21 4 30'0 25 8 45 7 11 3 7 5

FLUCTUATIONS DISTRICT BY DISTRICT.

**************************************	-						_		
Districts	Cases.	Convic tions		tage of tion in m	Persons			Convicted Acquitted	Percentage of convic-
	1867	1381	3 3	28.	35.	¥ 2	188	8 3 E 8 E 3 8 E	3 3 4
Pacca Furged pore Backinguum Manansingh	10 7 9 11 10 11 10 10 15 12 14 12 15 19 13 16	12 1 2 2	80 28 5 30 18 1 80 8 3 26 6 22 2	22 2 54 5 20 10 14 2 16 3 7 6 18 7	27 18 36 40	38 6 47 8	32 5 17 4 34 9 79	10 4 770 10 22 21 3 2 C 111 17 96 15 15 4 2 7 11 10 8 9 6 2 9 24 9 38 16	166 63 149 5p
Zonal	50 48 46 49	B 9 7 12	44 18 7	152 24"	126	1.25 17	2 129	4- 113 19 56 67 115 00	967 112 76 155

It is evident that whatever progress there is in repressing riots, and this is mostly confined to petty cases, there is little or none in the more serious form of crime.

Judicial results have improved, but are still far from being satisfactory. In Furreedpore, out of six cases with 16 accused brought to trial, only one person was convicted, and altogether 19 persons were convicted against 69 discharged or acquitted. Still the percentage in cases has risen from 15.2 to 24.5, and in persons from 7.5 to 15.5. The police got only nine convictions out of 53 cases investigated, but 11 cases with 25 accused were pending at the close of the year. The Commissioner remarks that jurors as a rule, and in several places too, Judges also, are very unwilling to convict in murder cases

155. The following cases in the Dacca district deserve notice. The servants of one faction of the Bhawal zemindars murdered a man of the opposite party, who had made himself obnoxious by acts of petty tyranny. One accused was sentenced to transportation for life, and three others for seven years each. A man in a fit of jealousy murdered his wife and daughter, and then killed his aunt's paramour in order to save the family from disgrace, and a third murdered his mistress' infant child, because she refused to receive his visits.

Backergunge has, as usual, done badly with two convictions out of 12 cases, though not quite so badly as in 1883. Jealousy in one form or another accounted for as many as nine out of the 12 cases, two were due to other causes, and one only was of agrarian origin. Much the same state of things prevailed in Furreedpore, whilst for Mymensingh no details are given.

156. The decrease in culpable homicide has not been maintained, and true cases have risen from 25 to 32. Mymensingh has nine more, Backergunge two more, and Furreedpore four less. Results were remarkably good in Backergunge, where all the seven cases decided ended in conviction, and were very poor in Mymensingh, where only three cases out of ten were successful. Of 76 persons whose cases were tried out, 30 were convicted, and 33 persons were under trial at the close of the year.

157. Mymensingh, which had 18 cases of rape in 1851, 4 in 1882, and 18 again in 1883, has come down to 8. The Commissioner considers this "very satisfactory," but I should be disposed to attribute it to a want of uniformity

in dealing with cases. A very few instances of inability to distinguish between section 376 and section 354, between rape and indecent useful, will suffice to vitiate figures in most districts. Only one of the nine cases decided ended in conviction. Furreedpore had no cases at all, and Backergunge only two, whilst 20 per cent. of the cases tried ended in conviction.

158. In both grievous hurt and hurt by a dangerous weapon there has been a considerable increase, 35 in the former and 32 in the latter, for which no explanation is assigned. Results were good in all districts under serial No. 20, whilst there is a decided falling off under serial No. 23. Below I give the

percentages of convictions in cases and persons for both serials:-

			Percentage of convic- tions in cases.	Percentage of convic- tions of persons.
Serial No. 20	•••	•••	60-2	60.7
,, ,, 2 3	•••	***	34.4	38.4

159. Kidnapping and abduction cases, which were 48 in 1881, 69 in 1882, and 59 in 1883, have taken a further fall to 32; but no reason is assigned for these oscillations. Results are poor, but results in this class of cases are so liable to be exceeded. liable to be affected by private arrangements come to between the litigants that

but little is to be extracted from them.

160. Serious cases of wrongful confinement have come down from 47 to 26, but 24 more cases were pronounced false. Dacca had 13 true cases against 33 in 1883, and 18 false; Tipperah, with 13 true cases and 9 false, being the only district in the whole province which comes at all near it. The same explanation is assigned in both districts, that the charges arose out of disputes between landlord and tenant, a fact which of course helps to account for the high proportion of cases declared false. In Dacca 10 out of the 18 false cases were instituted in the same thana.

161. Under serial 28, criminal force to a public servant, Mymensingh shows badly with 82 true cases against 78 for the rest of the division. This

district was noticed unfavourably in 1882.

162. Class II.

<u> </u>		
CHITTAGO	NG I	ITVIGIAN
OMITIANO	11 U 1	1 1 1 DIOTOTA *

*							Total		Polico	NUMBER OF PRESONS—			
	ricts.			True cases in 1883.	Cases reported in 1884.	False cases.	True cases.	ending in con- viction.	Cases enquired into by police.	enses ending in con- viction,	Brought to trusi.	Convicted.	Acquitted.
Chistagong Nogkholly Tipperan	•		•••	71 76 169	94 49 165	12 3 19	89 46 140	24 28 77	80 48 140	22 23 60	98 100 820	56 51 122	36 31 150
	To			815	308	34	27-9	120	268	11.1	518	209	217

Chittagong has 11 more true cases, and Tipperah and Noakholly 23 and 29 less: the net decrease being thus 41.

The divisional percentages are given below, and exhibit an improvement, except in police cases. Results on the whole are best in Noakholly and worst in Chittagong:—

							1883.	1884.
Conviction	s in	cases	•••	***	•••	•••	38.5	40.5
Ditto		persons	•••	•••	•••	•••	34 ·3	40.3
The new	per	centages a	re—					
Percentage	e of	cases investig	ated by the	police to ca	ses reporte	a	83.	85.6
Ditto	of	cases ending	in convictio	n to cases d	ecided		51.1	58.5
Ditto		police cases				tigated	42.7	41.4
Ditto	of	police cases	ending in co	nviction to	cases decide	ed	*****	57·5
Ditto		persons rele						,
		before a Ma	gistrate to 1	ersons arres	ted by the	police	*****	•4
Ditto	of	persons conv	icted in poli	ce cases to	persons an	rested		-
	-	by the polic		***	•••	•••		45.7
Ditto	of	persons conv	icted in poli				*******	
2.00	-	for trial		•••	***		*****	41.8

Murders have increased by 9, all of which come under the head of other murders. Tipperah shows 12 cases against 7 in 1883, and no less than 9 were pending at the close of the year. Of 71 persons sent up, 10 were convicted, 29 discharged or acquitted, and 32 remained undisposed of.

In one of the Chittagong cases the murdered man gave a dying deposition, but the case was mismanaged by the head-constable, who first reached the spot, and an acquittal followed. The cause of this murder was not very clear. In another case a man, since absconded, murdered his wife because she refused to accompany him to Burmah. In a third case a man murdered the husband of a woman with whom he had an intrigue. The two were alone in a boat together, and the case ended in an acquittal, though the murderer confessed before the Magistrate. The head-constable who investigated, was prosecuted under section 201, Penal Code, for causing the disappearance of evidence.

In a Tipperal case four men who were stealing bamboos, were surrounded by the villagers, when one of the four ran at the crowd with his "dao," wounding five persons, of whom two died. He was hanged. In another case a man charged five others with cutting off his child's head: one of the five being convicted and sentenced to be hanged. The High Court, however, let him off. The Magistrate thinks that the complainant committed the murder himself with

the view of incriminating his enemies, but this is doubtful.

A man charged his neighbours with murdering his sister, and the case was sent up as true, but broke down. Further enquiry showed that he had killed her himself, because she would not consent to a marriage he wished her to make, and he and his father were tried and convicted. The High Court, however, took a different view of the case, and they were released on appeal.

A man being abused by two women for trying to entice away the daughter of one of them, killed them both with a "lati." He was convicted, but the capital sentence was on appeal reduced to one of ten years' rigorous imprison-

ment.

164. Under culpable homicide there is a decrease from 18 to 12. One of the cases occurred on board an American ship, the accused being tried and convicted by the High Court. Of 49 persons brought to trial, 17 were convicted, 31 acquitted, and one died.

165. None of the other headings call for notice.

166. Class II

PAINA DIVISION.

											
District	T8	1 rue 0345 m 1883	f 1144 q 1	False cum 4	Itu cues	lotal car h cr ling i c n vi fi i	tary criticity pchec	lobor cra a er ling m c n victim	Bi tebit	Consicted	Avguitted
Patna Gya Shahabad Mozufferpore Durbhunga Sarun Chumparun	Total	191 133 173 173 6t 124 60	160 110 1 0 / / 161 13	16 2 25 9 10 41 1	151 111 65 ((151 78		142 1 3 175 (~ 11 11 ~4	4° 44 96 11 41 41	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	71 71 744 457 487	116 69 85 32 69 135 40
			1			j		1	_1		

There is an increase of 34, making one of 140 over 1582, Gya being the only district which shows a decrease. The increase is mainly under serials 17, 23, and 28. As last year, the percentage of cases is worse, as is also that of persons, whilst the new percentages are all worse. The figures are annexed:—

1881

	1000	100 8
Percentage of cases convicted	416	37 7
Ditto of persons convicted	407	130
The new percentages are .—		
Percentage of cases investigated by the police to cases reported	911	85.4
Ditto of cases ending in convictions to cases decided .	58 6	52 L
Ditto of police cases ending in conviction to cases investigated	39 1	30 6
Ditto of police cases ending in conviction to cases decided		50 J
Ditto of persons released in police cases without being brought		
before a Magnetrate to persons arrested by the police		72
Ditto of persons convicted in police cases to persons arrested		
by the police		46'1
Intto of persons convicted in poli ceases to persons sent up for	•	
trial		45 6
Ditto of cases in which property was recovered to cases in	• • • • • • • • • • • • • • • • • • • •	
makan manana in man laut		83 3
That is all amounts managers and to a summittee last	• • • • •	8 3
Diffig. Or bloberth teconoled to Lioberth rost.		· -
		g 2

There is a decrease of two in the number of murders, but of these two were by decoits, four by robbers, and one by poison. The results of these last have been already noticed above in paragraphs 112, 118 and 114, and it will be sufficient to say here that not a single person was convicted. The same want of success, too, is observable in the result of other murders, for out of 28 of these cases decided, only 8 ended in conviction; whilst of 70 persons brought to trial 45 were acquitted or discharged, 3 otherwise disposed of, 13 remained pending and but 9 were convicted. Shahabad has done remarkably well with 5 cases and 6 persons convicted out of 7 and 13 tried, but this only serves to emphasize the bad results in the remaining districts. In Patna four murder cases broke down owing to the unwillingness to convict displayed by the jury. In three of these cases, the Judge himself referred the verdict to the High Court, and in the fourth he recommended an appeal, but the verdicts were not interfered with. There were four cases in which children were murdered for the sake of The body of a European soldier, who had been drinking their ornaments. heavily, was taken out of the river near the barracks after he had been missing for five days. Some injuries to the body were stated to have been caused after death, and the case was returned as one of accidental death, but the Cantonment Magistrate thought otherwise and ordered it to be shown as one of murder. The deceased's money was all right, and the probabilities were certainly in favour of the view taken by the police, which was also shared by the Commissioner.

In Sarun a "mahout" drove his elephant to graze in a bamboo tope, and on the owner's objecting made the elephant trample him to death. In Durbhunga a Brahman poisoned his creditor, who had been unduly pressing. Both these were pending. In Mozufferpore a man in the course of a quarrel with his wife murdered his son, a little boy. He was sentenced to be hanged.

.168. There were five cases of attempt at murder, of which three ended

in conviction: a decided improvement.

169. Results in culpable homicide cases were wretched, only 3 of 25 decided, or 12 per cent. resulting in conviction; the percentage last year being 37. The total number of cases was 30 against 27 in 1883.

170. In rape convictions were obtained in 5 out of 22 cases decided.

171. Cases of exposure of infants have increased to a remarkable extent, the number of true cases being 65 against 40 in 1883. In Mozufferpore alone true cases rose from 5 to 13, the explanation generally offered being high prices and consequent distress. Results continued to be good, 37 cases out of 52 decided ending in a conviction, and 37 persons being convicted against only 16 acquitted or discharged. Probably the poverty of the accused had a good deal to do with this. Justice is always more likely to be done where the prisoner has no means of tampering with witnesses and engaging pleaders, and in addition to this there is not the same temptation to fabricate false cases. Out of 121 cases under this serial reported in the whole province only five were declared false, and of the 121, 80 took place in Behar and 68 in this one division.

172. Under hurt by dangerous weapons there is an increase of 22, from 139 to 161, whilst the percentage of convictions is decidedly poor; only 28.2. Patna had 27 cases against 13, to explain which the District Superintendent remarks on a Behari's readiness to use his "lati." The cause, however, was equally present in 1883, and the real reason, I suspect, is that the police have

been exaggerating hurt cases to make them cognizable.

of 12—more than accounted for by Patna, where the number rose from 15 to 34. No explanation is attempted in the cases of Patna. The Magistrate of Shahabad, which returns 36 true cases against 31 thinks that the cause of the rise is to be found in the increase of direct taxation under the chowkidari and canal systems and that this increase, where the poorer classes are concerned, means temptation to assault public servants. He further adds that up to last year, when he discovered and corrected the mistake, the police had been in the habit of treating assaults upon canal officers as non-cognizable. But unless the canal officer took no steps to prosecute, or unless the Magistrate trying the cases fell into the same mistake as the police, this would not affect the returns, as the Magistrate thinks. The return shows all cognizable crime, and it is the Magistrate, not the police, who has to decide

* * *

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under what section a case is to be shown. In a good many instances though— I mean where B and C forms are concerned—I have found, especially at sub-divisions, this duty left to the court sub-inspector.

It is noteworthy that there were three cases of resistance to Europeans, two of whom were canal officers. The third was the Superintendent of the

Buxar Jail.

947 1 14

The percentage of convictions is 42.3 against 35.8 in 1888—figures which

leave great room for improvement.

174 Of two drugging cases no details are given. A Shahabad case, as also a Durbhunga one, which was pending from last year broke down at the sessions, and the accused in a Chumparun case was under trial at the close of the year.

175. There is nothing to remark upon under other headings.

176. Class II

4 4

BHAGULPORE DIVISION.

Control of the last of the las	,		-	=	-		,		 	
Districts	Truo cases in 1883	Cases reported in 1884,	False cases.	True cases	Total cases ending in convic- tion	Cases unquirid int i by police	Police cases ending in conve- tion	Brougat to trial.	per of Pa	Acquitted
Monghyr Shagulporo Puwesh Sonthal Pergunnahs Maldah Total	57 49 6) 51 44	81 6r 102 78 3	18 11 3 9 3	63 55 99 40 80	\$2 \$3 \$4 25 22	77 54 71 53 50 307	29 26 29 31 19	118 86 123 69 99	45 48 40 %	96 72 43 26 58
	'	'			· ·	١	•		1	

There is an increase of 42 true cases, for which Purneah with 99 against 69 is mainly responsible. In none of the other districts is the fluctuation of any importance, and Maldah has 6 cases less. Judicial results were on the whole worse, as will be seen from the following percentages:—

		1643	1884
	of cases ending in conviction	39 4 42 1	30 3 40 5
The new	percentages are—		
Percentage	of cases investigated to cases reported	87 5	84 1
Ditto	of cases enoug in conviction to cases decided	538	52 1
Ditto	of police cases cuding in conviction to cases investigated	39 7	10 0
Ditto	of police cases ending in conviction to cases decided		539
Dillo	of persons released in police cases without being brought	••	-00
	before a Magistrate to persons arrested by the police	_	4
Ditto	of persons convicted in police cases to persons arrested by	•	-
	the police		48.6
Ditto	of persons convicted in police cases to persons sent up	•••	300
	for trial		438

177. Murders are all under serial 12, other murders, and show a triffing increase of 1, 23 against 22. Two of the Bhagulpore cases were infanticide by mothers, and as such have been separately noticed—ride paragraph 118. In Purneah a man whilst watching his crops at night was attacked by his enemy and stabbed in several places, dying of his wounds. The accused was sentenced to death. In another case a man cut his sister-in-law's throat as she lay asleep, for calling him a "soor," and the other members of the family buried the body with a view to the matter being husbed up. Information was given by the deceased's father, and the accused was on conviction sentenced to transportation for life. In a case in Maldah, a man provoked by his wife's infidelity, cut her down with a "dao" and was arrested red-handed. He was sentenced to transportation for life. In the Sonthal Perguinals two men were hanged for beating a man, who was driving his cattle across their crops, so severely that he died. Out of 32 persons sent up under this heading in seven cases, only eight were convicted.

178. There were 11 cases of attempt at murder. Of eight decided, six resulted in a conviction; and of 13 persons tried, six were discharged or acquitted, and seven convicted—a satisfactory result.

179. Under culpable homicide there is an increase of 10, spread over all the districts, except Bhagulpore. Convictions were obtained in 10 cases out of 24 decided, and 13 persons were convicted out of 65 put on their trial. The

percentage of persons is therefore very poor indeed, whilst that of cases is fairly

good.

180. The results in rape cases are wretchedly poor, 15 cases having been reported with but a single conviction. The Sonthal Pergunnahs was noted last year as showing specially badly in this form of crime: it now, out of eight cases reported, declares five to be false.

181. As in the Patna Division, so here, cases of exposure of infants have been very fairly successful. Convictions were obtained in five cases out of nine decided, and against five persons out of 12 sent up. The number of cases

reported is 12, the same as last year.

182. Under kidnapping and abduction there is great variation between the different districts. Monghyr has four cases reported, all declared false; Purneah has 13 cases against 2 in 1883, all declared true; whilst Maldah and Bhagulpore have none at all. Convictions were obtained in 2 cases out of 12 decided, and against 4 persons out of 18 put on their trial. The total number of cases is 16 against 9 in 1983.

183. There is nothing calling for notice under other headings.

184. Class II

ORISSA DIVISION.

Districts	True cases in 1883.	Canos reported us 1881	Palso cases	Trus Cu405.	Tot if cases ending in con- viction	Cates onquired into by police	Police cases ending in con viction.	Brucht to trad.	Consideration of the considera	Acquitted
Cuttack Poores Rainsor Gurjints	63 00 71 13	79 69 72 11	8 4 0 2 20	65 65 68 12 204	26 24 24 21 5	61 66 54 14	26 21 12 6	109 126 70 12	36 27 25 t	84 80 15 1

The number of cases is practically the same as last year—208 against 209—and no district exhibits any fluctuation of importance. Results, pronounced last year to be miserable, have gone from bad to worse, as will be seen from the figures below:—

		1943	1984
Percentag	e of cases convicted	38.2	307
Ditto	of persons convicted	32 3	30 3
The new	percentages are:—		
Percentag	e of cases investigated to cases reported	89 7	82.9
Ditto	of cases ending in conviction to cases decided	48 5	46 2
Ditto	police cases ending in consiction to cases investigated	38 2	82.8
Ditto	of police cases ending in conviction to cases decided	•••	47.7
Ditto	of persons released in police cases without being brought		
	before a Magistrate to persons arrested by the police	•••	-7
Ditto	of persons convicted in police cases to persons arrested	•••	•
	by the police		31.7
Ditto	of persons convicted in police cases to persons sent up	*****	47 /
2526(1)	tow two.		30.8
Ditto	of cases in which property was recovered to cases in	••	30 0
7/11/01/	which property was lost		50.
Ditto	of the rest for me commend to memorally lost	••	6-
2 /(()''	or projectly recovered to projectly tosi	**** .	O.

185. The number of murders is 15 against 12, six of these being in the Pooree district, and all coming under the heading "other murders." Of 11 cases decided, 4 ended in conviction, and of 20 persons tried 4 were convicted. Of the unsuccessful cases one was the Chowliagunge case in which a police sentry was murdered, the facts of which have been specially reported to Government. It will be sufficient to say here that, although the guilty persons are more than suspected, and remained under arrest for a considerable time, no evidence beyond that of an accomplice is over likely to be forthcoming.

186. The following cases deserve notice. In Cuttack a man killed his wife by striking her on the head with a "lati," and hanged himself whilst the chowkidar had gone to give information. In another case a boy of ten was murdered, for the sake of his ornaments, by a man who had enticed him out

to cut grees, and who, after drowning him in a jheel, hid the body in the adjoining jungle. On returning to the spot with his father the next morning, they found the body had been partially eaten by jackals, whereupon they replaced it in the water, in order that it might be supposed that the boy had been carried off by a crocodile. In spite of the fact that they both confessed and gave up the ornaments, they were acquitted at the sessions. In a case similar to this the victim, a girl of twelve, had her throat cut with a chisel by a man and woman who had taken her out fishing. The case would appear to have been one of murder, but the Judge convicted of the minor offence, section 304, sentencing the accused to ten years' rigorous imprisonment. In a fourth case a man, who had turned his wife out to make room for a mistress, beat her to death for stealing some food from a neighbour and then buried the body in the bed of a river. He was discharged for want of evidence. In the Gurjhats a Khund was sentenced to transportation for life for almost beheading a man who had interfered in a drunken squabble about land. A man who had enticed away a boy was committed to the sessions on suspicion of having sacrificed him to the There was no chance of a conviction and the police had refused local Thakur. to arrest as the body had not been found, and the sacrifice is supposed to have been offered in a village across the border. The tehsilder, however, overruled them.

One of the Pooree cases was a remarkable one. The murdered man had been engaged to drive a demon out of a woman, who however showed no signs of improvement, whilst the wizard continued to demand money. His employer, impatient with his want of success, and exasperated by the constant demands for money, murdered him and buried the body. Apparently no trace of him would have been found but for two palm-leaf letters picked up in the street in which were given the details of what had occurred; when on search being made the skeleton was found and the accused admitted the crime. He was sentenced to transportation for life, but released on appeal on the ground that the confession was not properly corroborated, and that the identity of the skeleton was not established.

187. Of 10 cases of culpable homicide sent up, four ended in a conviction, and of 29 persons brought to trial 15 were acquitted or discharged, four were convicted, and eight remained under trial. There were 11 true cases, seven of them in Poorce, against six in 1883. In a Cuttack case, a man killed his nephew, a boy of 12, for not opening the house-door quickly enough; and in a Poorce case, a Byragi, who was annoyed by a wandering lunatic, a woman, when performing his devotions at the Lion Gate, burnt her so badly that she died a day or two afterwards. He was sentenced to transportation for life, the accused in the other case mentioned, getting seven years.

188. There were two cases of drugging, both in Balasore. Of these one was at least doubtful and the other was sport by the zemindar to whom the

parties at first went.

189. Under serial 29 may be noticed the case of a boy who filled with powder and set fire to an old shell which seems to have been lying about the premises. The shell exploded, injuring several persons, one of whom died.

190. There is nothing else calling for remark.

191. CLASS II CHOTA NAGIORI DIVISION.

					-		-			
					[Fotal	(asce	Police	NUMB	LL OF ELE	1807+
Districts	True cases in 1888	Canen eperted in 1984	Falso cases	True (asc)	enting in tion	enquired interby police	ending in convic	B-ought to	r mated	Acquitted
Hezaribagh Loharduga Yingbhoom Manbhoom	74 70 14 71	40 73 21 74	7 6 8	7J 417 21 66	34 23 0 36	73 67 19 6 t	29 14 4 92	121 111 57 110	u8 32 9 45	61 63 12 69
fotal	299	248	al al	7 7	101	221	96	969	144	186

There is an unimportant decrease of two, Manbhoom showing five eases less and Singbhoom seven cases more; an increase of 50 per cent. Below

I give the usual percentages, all but two of which exhibit a falling, whilst results are worst in Lohardugga—

Percentage Ditto	of cases ending in conviction of persons convicted	•••	•••	•••	1888, 38* 35 4	1984 37 4 89-0
The new	percentages are :-					
Percentage	of cases investigated to cases r	eported		••	90.4	88 8
Ditto	of cases ending in conviction to		ecided	•	54'	50 7
Ditto	police cases ending in convicti	on to cas	es investig	sted .	36 7	37 9
Ditto	police cases ending in conviction	on to case	es decided			56 2
Ditto	of persons released in pobrought before a Magistra	lico cas	es without	being ted by		
	the police .	***		•		Nıl.
Ditto	of persons convicted in police of by the police	cases to	persons a	rrested	•••	46 5
Ditto	of persons convicted in poli	co cases	to person	s sent	•••	200
	up for trial	•	, person	***		39 3

192. There were two cases of murder by poison, in both of which the accused were released. In other murders, too, the police were but moderately successful; 44 persons having been acquitted out of 57 tried, though 10 cases out of 21 decided ended in a conviction. The following cases may be noticed.

A woman poisoned her nephew, a young child, to revenge herself upon her brother. The case failed owing to want of evidence. A man murdered his infant child in order to get up a case against some persons by whom he had been assaulted. The case was pending. A notorious cattle-thief murdered a boy who had recognized him and put people on their guard. He was sentenced to transportation for life. An old woman, believed to be a witch, was stoned to death by five other women, who then threw the body into a river. Four of them were sentenced to transportation for life. A man killed his wife, son, and another boy without any ostensible motive. He was hanged A man was strangled whilst asleep by his wife, assisted by her paramour. This was a Kolhan case in which the police could not interfere, and broke down as the Manki had been bought over. A man was murdered whilst asleep, his throat being cut with a "tulwar" by the husband of a woman he had declared to be a witch. In another case, in the same district (Manbhoom) a woman, a reputed witch, was murdered by the advice of a seer, who had been consulted with reference to an outbreak of cholera. The victim was first severely beaten, and then, whilst still alive, hanged in the doorway of her house, the body being finally thrown out in the village Golgotha. The case broke down before the Magistrate.

193. Under attempts at murder must be mentioned the case in which Mr. Gregson, Messrs. Watson and Company's manager in Manbhoom, narrowly escaped with his life, an arrow shot at him lodging in the back of the chair in which he was sitting. The large reward of Rs. 5,000 was offered, but to no

effect, and no clue to the perpetrator was ever obtained.

194. In 13 cases of culpable homicide, five of which belong to Hazaribagh, six persons were convicted out of 13 tried. The result is fair. In one of these cases the deceased, whilst committing a burglary, was killed when on all fours by the householder, who struck him on the head with an axe, thinking it was some animal. He was tried and acquitted.

195. Out of 19 true cases of rape, but one ended in conviction. Eleven of

the cases were in Lohardugga.

196. There were 44 cases of grievous hurt against 38 in 1883, Hazaribagh and Lohardugga contributing 30. The percentage of convictions of persons shows a marked improvement, 55 7 against 37.9.

197. The one case of drugging ended in an acquittal.

198. Under serial 22, hurt to extort confession, there was but one case, a direct one. The Joint-Magistrate of Giridi, who received the complaint, committed it to the sessions, when the accused, a head-constable, and two constables were all convicted and sentenced to different terms of imprisonment.

199. In hurt by dangerous weapons, Manbhoom has 19 cases out of 31, an undue proportion, which is not accounted for. Results were fairly

good.

200. Criminal force shows a rise of 10 cases, 38 against 28, due to Hazaribagh with 18. Out of 80 persons tried 36 were convicted.

201.

CLASS III.

	,				,			<u> </u>		Persons,	the mining of the state of the	Percentage of convic-	Percentage of convic-
		•				True cases.	Conviction.	Percentage.	Appeared before Magistrate.	Convicted.	Acquitted.	tions to persons who appeared,	tions to persons setually tried.
1880 1881 1882 1883	**** *** ***		•••	•••	•	18,953 19,051 18,520 19,615 24,221	1,868 1,899 1,993 { 1,840 } 1,911 { 2,144 } 2,293 }	9°8 9°0 10°3 { 9°4 9°7 { 6°8 9°4}	5,685 5,820 5,898 6,018 7,011	2,971 3,007 2,903 2,814 3,292	2,402 2,447 2,454 2,768 3,172	52:3 51:7 49:3 46:7 46:9	55°5 65°1 52'2 50°4 50°4

Under this class there is the very large increase of 4,606; the present figures being much in excess of anything that has been reached during the last few years, or indeed since 1878. The fluctuations under each serial will be seen from the table following. The lower line, where figures are bracketed, includes direct cases:—

				1884.	1683.	Increase.	Decrease.
Scrial	3 0.	Dacoity	••	165	118	47	*****
**	31.	Preparation and assembly for dacoity.		3	2	1	•••••
,,	32.		or	*****			*****
••	32.	Robbery with hurt by other means		13	22		9
**	33.	Robbery in dwelling-house		18	8	10	
		Ditto on the high way, &c.		22	25	•••	3
		Other robberies	•••	114	116	*****	2
••	34.	Serious mischief and cognate offences	•••	639	646		7
79	35.	Mischief by killing, &c., any animal	•••	815	767	48	
,,	36.	Lurking house trespass or house breaking, &c	k•	22,173	17,656	4,517	*****
71	37.	House trespass with view to commit a	n				
		offence, &c		248	246	2	•••
,,	38.	Receiving stolen property, &c.	•••	6	3	3	*****
**	39.	Belonging to gangs of thugs, dacoits, &	ke.	5	6	•••••	1
		Total	•••	24,221	19,615	4,628	22
		Deduct decrease	•••		*****	22	•••••
		Net increase	•••	• • • • • •		4,606	cases.

Serial 39 was last year numbered 47, and appeared under class VI. 1 have

now shown it here for facility of comparison.

202. As will be seen by a reference to the figures given, nearly the whole of this serious increase is under burglary, which accounts indeed for all but 89 of it, showing 22,173 against 17,656. Dacoity has 47 more, mischief by killing animals 48 more, and beyond this there are no fluctuations worth mentioning; whilst results as to persons are a shade better. The new percentages are:—

		1888.	1881.
Percentage	of cases investigated to cases reported	96.3	95.4
Ditto	of cases ending in conviction to cases decided	60	48.9
Ditto	of police cases ending in conviction to cases investigated	8.9	8.2
Ditto	of cases in which property was recovered to number of cases in which property was lost	23.5	22.7
Ditto	in which property recovered to property lost	18.7	12.9
Ditto	of police cases ending in conviction to cases decided	*****	61.1
Ditto	of persons released in police cases without being brought before a Magistrate to persons arrested by the police	•••••	7.2
Ditto	of persons convicted in police cases to persons arrested by the police	*** **	48.4
Ditto	of persons convicted in police cases to persons sent up for trial	400	49.2

The result is in every instance behind that of last year, the last percentage showing a considerable falling off.

As stated above, there were 47 more cases than in 1883, the 203. number now being 165, to which must be added six cases of 1883 taken up during the year, making a total of 171, which is in excess of that 1878 188 171 1879 1880 ... for any year since 1878, as shown in the margin, 135 ••• 1881 and exactly the same as the number for 1879.

The following are the figures for the six years 117 1882 1883 ... 130

								1879.	1880.	1881.	1882.	1888.	1984.
Burdwan Presidency Rajshahye Dacca Chittagong Patna Bhagnlpore Orissa Chota Nagpore	000 100 004 004 000 000 000	*** *** *** *** *** *** *** ***	400 000 000 000 000 000 000 000	**** *** *** *** ***	400 400 400 400 400 400 400	 	 ***	 - 50 6 20 32 6 8 12 1 20	28 7 29 19 1 11 11 5 11	20 10 25 12 11 12 7 8	97 11 32 8 4 11 13 5 11	26 16 35 11 11 11 9 1 8	34 39 48 3 3 31 8 31 7

ending 1884:-

1864

Bhagulpore with the trifling reduction of 8 against 9, and Dacca with 8 against 11, are the only divisions exhibiting a decrease, whilst the Presidency has 29 against 16, Chota Nagpore 17 against 8, and Patna 21 against 11. last year so now the Rajshahye, Burdwan, and Presidency Divisions are the three worst in the order named.

The number of districts in which no dacoity occurred is again, and for the third time, 13. Six districts; -Khoolna, Maldah, Rajshahye, Bogra, Bhagulpore, and Purneah;—return one each, six:—Howrah, Nuddea, Jessore, Chittagong, Monghyr, and Manbhoom have two each: whilst Burdwan, Pubna, Shahabad, the Sonthal Pergunnahs, and Balasore have three each. The worst districts are Rungpore, Gya, and the 24-Pergunnahs with 15 each; Beerbhoom with 12, Hazaribagh and Dinagepore with 10 each, and Bankoora and Moorshedabad with 9 each. Midnapore has come down from 17 to 8, whilst Dacca and Hooghly, both districts which had earned a bad name, have

Of the 165 cases, 82 occurred in the three circles, comprising nine districts, which were marked off in the 1883 report, 33 of these having been in the Rajshahye circle, 23 in the Midnapore circle, and 26 in the Gya circle. The increase in these three circles has not therefore been in the same proportion as the increase in the province generally, and this is satisfactory as showing that professional dacoity, as distinguished, not from technical, but from what may be called local dacoity, is diminishing.

Below I give results for the last five years. They are worse, but there were 105 persons pending at the close of the year, 70 of whom had been committed.

								1	0 9			P	Labors-		ed.	ions
									Cases including those previous years.	Convictions,	Percentago	Appeared before a	Convicted.	Acquitted.	Percentage of convictions to those who appeared.	Percentage of convictions to those tried.
1880 1881 1882 1888 1884	400 400 400 400 400	•••		 .d. 	•••				155 117 152 150 171	36 26 31 26 33	26·7 22·2 25·6 20· 18·7	576 478 534 566 656	187 122 138 156 129	317 313 324 814 404	32.5 25.5 25.8 27.6 19.6	7'1 8' 20'9 33' 24'8
**************************************	······································		-				 				Stoler Rs.		Recov Rs.		ercentage.	
		1	880 881 882 883	•••						•••	61,07 33,03 53,44 61,44	31 90 80	12,456 1,750 7,358) 3 1	0·4 5·3 3·8 4·4	
			884			•••			•••		27,61	18	3,007	-	7.9	

The percentage of the property recovered to property stolen is, as shown above, very much worse, and the only thing that can be said for this, is that but little reliance can be placed on the statements of complainants. In a late case in Rungpore, the mere weight of the coin said to could have carried off, but it is not often that a complainant can be confuted in this way, and generally, though the police need not, the Magistrate practically must accept any valuation he may choose to make.

With a view to more effective surveillance, and to guard against the omission of names not now on the registers, District Superintendents have been directed to make lists of all persons convicted, or reasonably suspected, of dacoity, and these lists, when complete, will add considerably to our knowledge

of potential criminals.

In paragraph 24 of the resolution on the report for 1883, I was directed to distinguish technical dacoities from real dacoities of professional character, and the result is that, roughly speaking, two-thirds of the dacoities committed have been declared to be technical. Now, by a technical dacoity, as I take it, is meant an occurrence in which the offenders are known and belong to the neighbourhood, whilst they are not members of an organized gang. Accepting this definition, I am unable to accept the classification as correct, for it has been found on inspection that local officers have been too ready to adopt the views of their subordinates, and to minimize an outbreak of crime by declaring the majority of their dacoities to be technical and of no importance. The number of cases in which the police either failed altogether, or were only successful to a very limited extent, is sufficient proof that the proportion of cases in which the dacoits were strangers is considerably over one-third, and were it otherwise, not only would judicial results be better, but the crime itself would be much more easily repressed. I think therefore that instead of technical, which has led to confusion, it would be better to use the word "local," and I propose to issue instructions to that effect.

Before taking leave of this subject, I would point out how the crime is fostered and encouraged by the arrant cowardice of the people plundered. If the villagers would only muster up courage to come to the spot, the dacoits would in the generality of cases desist at once; and even if they were only followed up they could be traced and the assistance of the police procured before the scent cooled. The remedy therefore is with the people themselves, who invite attack from their own helpless timidity, and from their rooted belief that everything is to be done for them. Were things otherwise, and could they only summon up spirit enough to combine and to turn the tables, dacoity would

disappear in a couple of years.

204. Robbery.

		1880.	1881.	1882.	1883.	1884.
D. L			400x,	2000	70.00	1004
Roberies with hurt by means of drugs		2		1.		
Ditto with hurt by other means	•••	11	12	12	22	13
Ditto in dwelling-houses	***	10	16	6	8	18
Ditto on highways	•••	21	24	19	25	22
Other robberies	•••	124	95	84	116	114
				-	***********	
Total	•••	168	147	122	171	167

Under this there is a decrease of 4, the only increase being in robbery with hurt by other means, which has risen from 8 to 18. Results in cases are considerably worse, 28.7 against 33.9, whilst there is a corresponding improvement in persons, 39.0 against 34.7. The percentage of property recovered is much behind last year's, 29.2 against 47.1; but in all these cases the same disturbing influence is at work, and it is impossible to youch for the correctness of the value given.

205. There is an increase of 48, which is most marked in Patna with

Mischief to animals.

61 more. The four worst divisions are the Presidency, Patna, Dacca and Bhagulpore, the same four as in 1883, though Patna was then fourth and Dacca second. Dacca now has 33 less. As will be seen from the following table, results in cases are better and in persons almost exactly the same:—

			Cases.	Convictions.	Percentage.	Persons.	Convicted.	Percentage.
1880	***	***	626	175	27.9	599	286	47.7
1881		•••	712	215	30.2	733	344	469
1882	•••	•••	73 0	245	33.6	731	3 8 8	53
1883	•••	•••	767	{ 280 303	36·5 } 39·5 }	639	432	51.5
1884	•••	***	815	{ 318 349	\$9·0 } 42·8 }	952	489	51.4

				1890.	1881.	1889.	1683.	1884.
Persons tried Ditto convicted	into	000 000 000 000 000 000 000 000 000 000	***	 18,508 651 17,858 1,081 17,428 1,407 8,440 2,080 1,276	18,447 697 17,820 1,114 17,335 1,821 8,355 1,890 1,265	18,039 315 17,723 1,125 16,213 1,450 8,478 2,040 1,501	18,960 181 18,779 1,083 1,358 3,858 1,848 1,479	23,495 219 25,276 1,074 22,421 1,685 4,854 2,812 1,745

206. Following last year's practice, I give in the above table the figures for this serial, but they are dealt with in extenso under class V. It need only be said here that the proportion of cases in which enquiry was refused and of cases declared false, two very obvious ways of getting rid of crime, has much diminished, and that judicial results are worse than ever.

207. Class III.

BURDWAN DIVISION.

	i.i.	red			s end-	nquired police.	es end- convic-	Number of Persons-			
Districts.	True case 1883.	Cases repo	False cases.	True cases.	Total cases ing in col tion.	Cases enquinto by pol	Police cases ing in co tion,	Brought to	Convicted.	Acquirted.	
Burdwan	80 18 20 79 36 30	30 38 42 87 46 28	8 5 1 32 12 2 2	21 83 41 65 34 26	5 7 18 92 10 14	\$2 30 37 87 83 28	5 7 11 19 8 14	28 47 74 183 84 27	5 9 53 40 11 14	1 15 34 94 23 13	

In this and in the following divisions lurking house-trespass cases, scrials 36 and 37, have been omitted, and will be found dealt with under class V.

The number of true cases is the same as last year, four of the six districts exhibiting a decrease. Burdwan has 9, Midnapore 16, Hooghly 2, and Howrah 4 less. Bankoora, on the other hand, has 18 more and Beerbhoom 21 more, the increase in either case being more than double. These are the two districts that have suffered most from scarcity, and it is in them that there has been such an outbreak of dacoity as noticed in the next paragraph. The percentage of convictions in cases is 30.4 against 27.6, and of persons 30.6 against 37.5: the fluctuation last year having been just the other way.

The new percentages are given as usual, and do not exhibit any very striking feature:—

	1883.	1884.
Percentage of cases investigated to cases reported	83.8	88.4
Ditto of cases ending in conviction to cases decided	41.5	46.7
Ditto police cases ending in conviction to cases investigated	26.1	25.2
Ditto cases in which property was recovered to number of		
cases in which property was stolen	42.5	44.2
Ditto property recovered	8.8	11.3
Ditto police cases ending in conviction to cases decided	*****	50.7
Ditto persons released in police cases without being		
brought before a Magistrate to persons arrested by		
the police	*****	12
Ditto persons convicted in police cases to persons arrested		,
by the police	*****	30-1
Ditto persons convicted in police cases to persons sent up		
for trial	*****	32.2

Bankoora, we should have a decrease of 11; whereas the actual result is an increase of 8. Beerbhoom, which had no dacoities in 1883, now heads the list with 12, and Bankoora is not far off with 9 against 2; whilst Midnapore has come down from 17 to 8. Except to a limited extent in Midnapore, results are very bad indeed, whether we look at detection or at conviction. In three of the Midnapore cases the High Court set aside the convictions on appeal, a most unfortunate termination, on grounds which, to quote the District Superintendent, "render it doubtful if any case will stand." The Magistrate thinks that

The state of the s

good results would have been obtained under the jury system, an opinion on which the Commissioner makes no comment, and for which no reasons are assigned. One of the cases, a bad one, only came to light by accident; the house-holder, a well-to-do man, having hushed it up for fear his women would be made witnesses. He was convicted under section 202, Penal Code, but the Deputy Magistrate who tried the case agreed with him that his fear was natural, and inflicted the nominal penalty of a fine of Rs. 20. The sentence was brought to the notice of the Commissioner as being lamentably inadequate, and the Deputy Magistrate has been admonished. The investigation was unsuccessful, as was to be expected under the circumstances. Hooghly, it will be observed, had no dacoities at all.

The Bankoora dacoities were all of a petty nature and the work of local gangs; whilst of Beerbhoom it is observed that the most distressed parts were free from dacoity, as in them both work and famine relief were given freely. The Commissioner remarks on this district that where people depend upon agriculture alone there is nothing surprising in their taking to crime when their occupation fails them. Only five cases,—two in Beerbhoom and three in

Midnapore—ended in conviction.

The result of the deputation of a Deputy Inspector-General specially to supervise dacoities in the Hooghly-Midnapore circle has formed the subject

of a separate report.

209. Under this there is a decrease of eight cases,—a result due almost entirely to Midnapore, with 3 cases against 16 in 1883. Of the Burdwan cases one was a highway robbery committed on the Grand Trunk Road by four men, one of whom was caught red-handed. It appeared from his statement, which was retracted before the Magistrate, who discharged him, that he was a member of a gang who travelled about, passing off gilt ornaments as gold. In Hooghly, which had eight cases against two, a boat was robbed by two men, who brutally assaulted the crew. No clue was obtained. Of 25 cases and 38 persons brought to trial, 5 and 10 were convicted, a very poor result indeed. There were only three cases in Bankoora and five in Beerbhoom districts where distress has been made answerable for a large increase in dacoities.

210. There is nothing to be noticed under other headings.

211. Class III.

Presidency Division.

•										
Districts.	True cares in 1985.	Cuses reported in 1884,	Falso cases.	True cases.	Total cases end- mg in convu- tion.	Cases enquired into by police	Police cases ending in convic- tion.		Convicted.	Acquitted.
24-Pergunnahs	901	101 93 64 50 71	12 2 7 4 4	89 91 57 35 67	39 22 15 11 22	99 98 62 34 68	37 22 17 11 18	153 84 53 23 160	64 23 26 12 30 154	92 53 26 11 90

We have here an increase of 38 true cases spread over every district, except Jessore, which has one less. As compared with last year, the percentages are worse, that of persons convicted being particularly poor:—

					1988.	1884.
Percentage	e of cases ending in conviction	•-•	•••	744	33.7	30.9
Ditto	of persons convicted				46.9	32.5
The new	percentages are:—					
Percentage	e of cases investigated to cases	reported	•••		93.1	93.6
Ditto	of cases ending in conviction	to cases d	lecided		51.8	50.
Ditto	of police cases ending in	conviction	to cases i	nvesti-		
	gated	•••			33·7	29·5
Ditto	of cases in which property w	ras recove	ered to num	ber of		
	cases in which property v	vas stolen	• • •	•••	60	60.6
Ditto	of property recovered			•••	12 2	10.6
Ditto	of police cases ending in conv	riction to c	ases decide	d	*** ***	52·2
Ditto	of persons released in p	dice case	s without	being		
	brought before a Magist	rate to per	sous arrest	ed by		
	the police	•••	•••	•••	*****	7.0
Ditto	of persons convicted in pelic	e cases to	persons ar	rested		
_	by the police		•••	•••	*****	31.2
Ditto	of persons convicted in pol	ice cases	to persons	ssent		
	up for trial		•••	•••	*****	32 ·1

212. There is a marked change for the worse in decoity, the figures being 29 against 16. The following table gives the number of cases in each district of the division for the last four years, and the results obtained:—

		Ca	aes rep ocepted	orted s	nd w.		Cases in which convictions were obtained.			Number of persons convicted.				Number of persons sequited.			
		1881.	1885.	1883,	1884.	1881.	1862.	1883.	1884.	1891.	1882.	1883.	1884.	1881.	1061.	1893.	1884.
34-Pergumaha Nuddea Jessore Moorshedahad Khooina	Total	 3 1 1 5 	5 2 2 2 2 	7 2 8 4 	15 2 3 9 1	::: ::: ₂ :::	1 1 1 4	1 1 2 	 8	 4	8 2 4 5 5	16 \$ 7 11 	16 11 	8 5 7 26 	58 13 7 15 	18 2 6 7 	48 4

Moorshedabad and the 24-Pergunnahs are thus responsible for the unsatisfactory state of things noticed, whilst judicial results were generally bad. The Magistrate of the 24-Pergunnahs remarks on the extreme weakness of the local police, and on their shortcomings in the way of detection and of effectual supervision over bad characters. All the cases, however, occurred in the first half of the year, and most of them were traced to a Calcutta gang, now broken up, so that this criticism hardly applies, and there has been a decided change for the better. Six cases, two of which were river dacoities, were sent up in B or C form, and Superintendent Srinath Pal of the Calcutta Police received a reward of Rs. 350 for his services in unearthing the gang mentioned, seven of whom were sent up and convicted. At the sessions 19 persons were acquitted out of 35 committed, and 29 more were discharged by the Magistrate; whilst out of eight cases decided, five ended in a conviction. Judicial results therefore were fairly good, as far as this district is concerned.

In one of the Moorshedabad cases the whole of the property was restored during the course of the investigation, being left at night in a field close to the complainant's house. No clue was obtained. In another case the villagers turned out and put the dacoits to flight, a man who was speared through the leg being taken prisoner, whilst another received a wound which marked him and resulted in his discovery. The jury convicted six out of 12 sent up, but the High Court ordered a new trial on the ground of misdirection, and the second jury acquitted them all, an inexplicable termination. The chowkidar received a reward of Rs. 25, and five of the villagers were given Rs. 10 each for their good conduct. Three at least of the cases were the work of Beerbhoom men, and one of these, in which the dacoits alleged that confessions they had made had been extracted by torture, deserves special The accused in this case belonged to a Beerbhoom gang, called the Nundogram gang, some members of which in 1882 owed their acquittal to the same defence, supported by the same sort of evidence, the exhibition of injuries which had undoubtedly been self-inflicted during the time they were in jail awaiting their trial, and there can be no doubt that its success then led to its being repeated on the present occasion. The case under notice ended in a conviction, and the conduct of the warders and of the Assistant Surgeon in charge of the subsidiary jail has been specially reported to the Inspector-General of These two are not the only instances in which this defence has been resorted to, and it seems advisable that more stringent measures should be taken to guard against its success through the corruption or apathy of jail subordinates by insisting on the medical staff carefully examining all prisoners admitted. The High Court have on appeal ordered this case to be re-tried, as a juror was changed during the trial, and it is therefore still pending.

213. Robberies have fallen again from 18 cases to 11, four of which were

convicted. None of these were of any importance.

214. Under serial 34, serious mischief, there is an increase of 11 cases, judicial results are decidedly bad, except in the 24-Pergunnahs, where the percentage of convictions is 48.7, Jessore returns 7.1, Moorshedabad 16.6, and Khoolna 18.7: whilst Nuddea with 26 cases failed to get a single conviction. No explanation is assigned for these varying results.

215. As remarked in paragraph 205, this division stands first in offences of this class, the reason being the exceptional faci-lities for disposing of hides. There were 177 true Mischief to animals.

cases, 18 more than last year; and of 125 decided, 71 ended in a conviction, 88 persons being convicted out of 185 tried. Results are again good.

216. A case under serial 39, belonging to a gang of dacoits, calls for notice owing to the rarity of prosecutions for this class of offence. It belongs to the 24-Pergunnahs and was instituted by order of Mr. Lyall against the remaining members of the gang mentioned in paragraph 212. Seven persons were committed, but the prosecution against three of them was withdrawn, and the remaining four succeeded in escaping from the Alipore Jail. Of these, one has been since recaptured and died whilst under trial.

217. Class III.

RAJSHAHYE DIVISION.

			į		Cases			Total	Cases	Police	Nume	ER OF PRE	8078—
Dis	TRICT	5.		True cases in 1883.	Cases reported in 1884.	False cases.	True cuses.	oases anding in con- viction.	enquired into by police.	cunen cuding in con- viction,	Brought to trial,	Convicted,	Aequitted.
Dinagepore Rajshahye Rungpore Bogra Pubna Darjeeling Julpigoree	***	***		48 84 46 89 28 18 16	49 84 84 85 30 22 19	13 8 25 5 8	36 26 59 30 27 22 16	12 9 20 8 6 5	42 34 71 81 25 18	10 9 17 6 5	76 43 122 44 25 22 21	21 10 29 72 4 8	30 23 77 28 12 8
	7	Cotal	•••	224	273	58	215	62	237	56	353	101	200

Two districts, Darjeeling and Rungpore, have more, whilst the others have fewer cases than in 1883, the net result being a decrease of nine. Convictions in cases are 26.0 against 24.1, and of persons 28.6 against 32.5.

The new percentages also compare unfavourably, except in cases decided

and property recovered:

		1983.	1884.
Percentage	of cases investigated to cases reported	90.2	84.9
Ditto	of cases ending in conviction to cases decided	33.7	38.7
Ditto	of police cases ending in conviction to cases investigated	21.8	23.6
Ditto	of cases in which property was recovered to cases in which property was stolen	33.9	28.7
Ditto	of property recovered	24.5	25.
Ditto	of police cases ending in conviction to cases decided	*****	49.5
Ditto	of persons released in police cases without being brought before a Magistrate to persons arrested by the		
	police	•••	6.9
Ditto	of persons convicted in police cases to persons arrested by the police		34.4
Ditto	of persons convicted in police cases to persons sent up		
	for trial	*****	34.1

The division continues to have the greatest number of dacoities, in which it stands easily first with 43 cases against 35 last year, and 34 in any other division. The following table shows the number and results for the last three years:—

Dietricts.				16 CBSOR I	n-	Ceaes 1 trops	Cases in which convic-			ber of pe	rsons d.	Number of porsons sequitted,				
					1882.	1883.	1884.	1882.	1883.	1884.	1883,	1883.	1884.	1882.	1983.	1884.
Dinagepore Rajahahye Pubna Hogra Rungpore Julpipore Darjeeling	***		Cotal	•••	14 2 1 4 7 4	18 1 4 1 12 4 1	10 1 3 1 15 7 6	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3	2 	1 95 4 	7 21 22	10 3 .1 .2	7 5 6 13 5	35 22 1 37 15 6	29 32 10 5

The two worst districts are thus again Rungpore and Dinagepore; but whilst the former has three more, the latter has two less. Darjeeling with six against one, and Julpigoree with seven against four, both show badly: the former especially. The Commissioner considers that the increase is to some extent due to a gang headed by Saheb Khan, a notorious offender, for whose arrest a reward of Rs. 500 has been paid since the close of the year. This man and Abdul Majid, sentenced to eight years' imprisonment for a dacoity in Dinagepore were, it is believed, concerned in most of the dacoities which occurred in the northern districts. Saheb Khan had been arrested, but escaped from police custody and took refuge in the Morung, where he probably had a hand in the dacoities which took place in Darjeeling during the winter.

As mentioned before, the returns for Dinagepore show all cases disposed of as decided cases and are thus without revision useless for purposes of comparison and check. Five cases out of the ten remained undetected, and of the remaining five two only ended in conviction, 10 persons out of 39 tried being convicted. In one instance, the only one where the villagers showed fight, the dacoits got the worst of it, and the information given by one of their number who was taken prisoner resulted in 13 Purneah men

being arrested.

All the Pubna cases belonged to Serajgunge: one of them being only an attempt, and the other two, in which no arrest was made, an attack of two boats lying alongside. They should have been shown as one case.

The Bogra case would not deserve notice but for the inconsistent orders passed in connection with it The complainant, a dissolute zemindar on bad terms with his ryots and generally believed to be half-witted, reported that his "bari" had been looted and property to the value of Rs. 2,114-2 taken away. It was proved that the value had been grossly exaggerated, and the Magistrate in ordering the charge to be shown as true recorded his opinion that had the investigation been an intelligent one it would have been shown as false. It does not appear to have occurred to him to have the case re-investigated, the mistakes made being pointed out, and he has subsequently allowed a man whose house was searched to prosecute the complainant for making a false charge. So that, whilst his own order still stands declaring the charge a true one, the complainant is by his sanction being prosocuted for bringing it, and meanwhile the case is shown in our returns as one in which the police failed altogether.

A somewhat similar case came before me when inspecting in another The Joint-Magistrate who tried it declined to take on himself the responsibility of saying whether it was true or false, but sanctioned the complainant's prosecution. The Court Sub-Inspector had therefore to do what the Joint-Magistrate shrunk from doing, and he reconciled matters by showing the charge as false, thus escaping the difficulty which has arisen in connection

with the Bogra case.

Rungpore has done very indifferently. Out of 15 cases taken up, 10 were pending at the close of the year, and in only one case was a conviction obtained, 32 persons out of 34 tried being discharged or acquitted. The Magistrate remarks on the general pusillanimity of the villagers, and observes that although he has been very liberal in granting licenses to carry arms not one person ventured to even fire a charge of shot at the retreating dacoits. In one of the pending cases the dacoits are said to have been 50 in number, and to have carried off Rs. 62,257 in cash, besides jewelry. With this heavy exception, the cases were all petty.

Julpigoree out of seven true cases had three pending, two undetected, and two decided. Of the two decided one resulted in conviction which however was set aside on appeal by the High Court, so far as three out of the five accused were concerned. In connection with this case the Deputy Commissioner remarks that two of the men released had since their conviction admitted their guilt and given him information about other accomplices. Another case is connected with the charge of causing hurt to extort a confession referred to in para-

graph 150.

The prisoners were originally taken before a bench of Honorary Magistrates, a mistake in my opinion, and on their retracting their confession a re-investigation was ordered, at the conclusion of which the accused brought a charge of torture. The case itself was sent up in B form true and was accepted. Of the six Darjeeling cases, one was discharged, one was unsuccessful, in one the accused were convicted and three remained pending. In the C form case the dacoits came from Nepal, the object of the attack being complainant's wife who had previously been living with one of them. Some of their number were recognized, one of them being an absconded offender, and their extradition applied for but without success. There has been since the close of the year an outbreak of this crime in Darjeeling, whilst the efforts made to check it have not hitherto been attended with much success.

219. There were 37 true cases of robbery against 25 last year. Convictions were obtained in one case in Rajshahye, two in Pubna, two in Rungpore, and one in Julpigoree. The Rajshahye case was attended with rape: in the Pubna one an up-country man got ten years for robbing a little girl of her ornaments, after which he stripped her and tied her up to a tree. In Julpigoree a man on his way to a tea-garden with a large sum of money was set upon and robbed by a Dhangar cooly single-handed. In all 23 persons were tried, of whom 8 were convicted and 15 acquitted. Bogra has done

very badly, having seven acquittals and not a single conviction.

220. Class III.

DACCA DIVISION.

						Total		Police	Num	RE OF PER	- ek 08
Districts.		True cases in 1883.	Cases reported in 1884.	False cases,	True cases.	cases ending in con- viction.	Cases enquired into by police.	DOM: NO. 14	Brought to trial.	Convicted.	Acquitted.
Pacca Furrendpore Rackergange Mymon.augh Total	•••	33 16 56 184 239	39 27 64 116	11 3 3 33 50	28 24 51 83	5 10 7 24 36	29 24 29 111 193	2 8 4 11 25	57 21 81 87	6 12 11 32 01	47 0 15 34

There is a decrease of 53 cases in this division, Mymensingh alone having 51 cases less and Furreedpore being the only district which shows an increase: Judicial results which were poor enough before are all worse, as will be seen below:—

					1883.	1884.
Percentage of	of cases ending in conviction	***	***	•••	19.6	13.4
Ditto	persons convicted	•••	•••	•••	32.1	31.1
Ditto	cases investigated to cases repo	rted	•••	•••	78.4	78.7
Ditto	of cases ending in conviction to	o cases de	erided		47.4	39.1
Ditto	police cases ending in con	viction	lo cases	inves-		
	tigated	•••			20.9	129
Ditto	cases in which property was	recover	ed to num	ber of		
	cases in which property was		•••	•••	66.7	47.0
Ditto	of property recovered				39	17.6
Ditto	of police cases ending in co	nviction	to cases	deci-		
	ded			•••	••••	*48.0
Ditto	of persons released in police	er cases	without	being		•
	brought before a Magistrate	to perso	ns arrest	ed by		
	the police			• • •		17.7
Ditto	of persons convicted in police c	ases to p	ersons ar	rested		
	by the police	•••				33.3
Ditto	persons convicted in police c	ases to	persons se	nt up		
	for trial		•			26.1
	·					J., -

221. Cases have fallen from 11 to 8, all of which were in Mymensingh 4 of these being in the Tangail sub-division and 4 in Jamalpore. The Jamalpore cases were all river dacoities as also was one of the Tangail ones. Detection and judicial results were alike bad: five cases being untraced whilst out of three decided only one, an 1883 case, ended in a conviction. The District Superintendent writes on this subject that though "dacoity may be stamped out for a time by spasmodic efforts at detection, it will never be kept under permanently until a body of police is kept on this work alone," whilst the Magistrate attributes the seriously bad results to "the demoralization of the police by zemindari disputes and intrigues." The Commissioner is not in favour of a special agency, but thinks the police should be stronger in numbers and more efficient.

Mymensingh is an unwieldy district and crime there has been for some time-getting out of hand, whilst the police require a much more thorough

overhauling than can be given within the period of an ordinary visit of inspection. The district is down in my own list this year and I propose to stay there for some time, and to see what can be done towards effecting an improvement in the present state of things. The reports give no details of any of these dacoities, nor has the division into professional and technical been attended to.

222. There were 13 cases against 15 in 1883, all of them falling under serial 33. Mymensingh as usual is to the front with six cases, Furreedpore had three, and Dacca and Backergunge one each. One of the Furreedpore cases was robbery in a dwelling-house for which the accused, a Kayesth, was sentenced to transportation for life. Out of 10 cases decided, including one of 1883, only three ended in a conviction and five persons were convicted out of 17 sent up. The result is unsatisfactory.

223. Out of 63 true cases including those pending from 1883, 10 came into Court, and Mymensingh with 37 of them had but two convictions the total number being

four. No reason is assigned for these miserable results.

224. As far as results go Mymensingh has done much better, and true cases there have come down from 88 to 38:

a decrease which is almost too large to be satisfactory.

Of 21 cases decided, 10 resulted in a conviction and 25 persons were convicted to 12 discharged or acquitted. The other districts do not call for notice.

225. Class III.

CHITTAGONG DIVISION.

***********			<u> ':</u>		ـــــــ، دســـــــــــــــــــــــــــــ			.===	= ===_			
			i				Total		Police	Numbi	ER OF PER	enns—
Drs	TRICTS.		True cases in 1883.	Cames reported in 1884.	False cases.	True cases.		Cases enquired into by police.	ending in con- viction,	Brought to trial.	Convicted.	Acquitted.
Chittagong Noakholly Tupperah		 al	31 19 39 89	93 15 41 80	2 3 5	31 12 36 79	2 2 7	30 15 33 78	2 3 6 10	20 20 42 84	13 -	16 16 27 50

There is an unimportant decrease of 10. Results as shown below are very poor indeed, especially as regards property recovered, and exhibit a decided falling off from last year.

					417047	20.782
Percentag	e of conviction in cases	•••	••	•••	23.3	12.6
Ditto	of conviction of persons	•••	•••	•••	38	20.5
The new	percentages are:-					
Percentag	e of cases investigated by the p	olice to cases	reported	•••	80.3	85.7
Ditto	cases ending in conviction to	cases decided	1	•••	44.8	$24 \cdot 4$
Ditto	police cases ending in convict				21.4	12.8
Ditto	cases in which property was	rccovered	to cases in	which		
	property was stolen	•••	•••		62·5	75·
Ditto	of property recovered	•••	•••		26.3	3.1
Ditto	of police cases ending in convi	ction to cases	decided		*****	29.4
Ditto	of persons released in police			ought		
	hefore a Magistrate to perso			•		*****
Ditto	of persons convicted in poli	ice cases to	Dersons ar			•
•	by the police	•••	F	•••		30.
Ditto	of persons convicted in police		ns sent un fo		*****	26.7
272000	The second of th	to posse	ap			50.

226. The two cases shown belong to Chittagong and are purely technical, so that practically the division has been free from this class of crime. Both of them were in connection with the illicit sale of opium to Mughs, and whilst one was declared false the other was at least doubtful.

227. There were four cases of robbery, of which two were successful.

228. Under this head there is a further decrease of 10, from 38 to

28: the number of cases in Chittagong having now come down to 11, of which 10 were arson, against

22 in 1883, and 49 in 1882, whilst Tipperah has an increase of 4. As remarked

last year, this decrease in arson, long the favourite mode of revenge in Chittagong, is satisfactory if genuine, but there is always the fear that it may be overdone and that true cases may be rejected. The District Superintendent will not even allow that there were as many as 10 because the police sent C true wherever the fire could not be shown to be accidental, and he points out that every fire that occurs is put down as arson even though there may be no ground of suspicion, far less of proof. Still I doubt myself if a common and generally safe way of paying off a grudge is quite so easily eradicated as the District Superintendent thinks, and I agree with the Commissioner that even though the widespread fear of arson may be exaggerated, the only safe way is to go on steadily enquiring into every case of fire. It may be noted that two of the cases occurred on tea gardens.

229. Class III.

PATNA DIVISION.

Dis	PRICTS		4	True cases in 1863.	Cases reported in 1884.	Paine canes.	Trus cases,	Total cases ending in con- viction.	Cases onquired into by police.	Pohee cases ending m conviction,	Brought to trial.	C. pricted.	Acquitted.
Patna Gya Shahabad Mozufferpore Dui bhunga Sarun Chumparun	···	tal		37 71 51 22 20 34 30	94 703 137 37 46 45 67	11 10 21 13 5 12 26	33 93 116 24 41 34 41 381	14 40 60 17 17 13 16	43 94 107 32 41 39 67	13 54 60 16 17 13 18	52 198 156 66 42 88 69	26 50 97 35 23 19 53	27 54 54 32 18 19 31

There is the heavy increase of 114 cases: Patna and Sarun being the only two districts which exhibit a decrease. Shahabad has more than double with 116 cases against 651: Gya has 22 more and Durbhunga, which has also more than doubled, 21 more. In the face of this increase in crime, judicial results are good as judicial results go, and show a decided improvement over last year's:—

					1883.	1884.
Percentage	of convictions in cases	•••	•••		30.7	41.9
Ditto	of convictions of persons	•••	•••		34.1	512
The new p	ercontages are					
Percentage	of cases investigated to cases re	eported	•••		92-2	86.1
Ditto	of cases ending in conviction to		ded	•••	48'3	62.6
Ditto	police cases ending in convi-	ction to ease	es investiga	ted	246	40.4
Ditto	cases in which property was					
	property was stolen	•••	•••		52.6	47.0
Ditto	of property recovered	•••	***	•••	10.8	80
Ditto	of police cases ending in convic	tion to ease	es decided	•••	•••	65.7
Ditto	of persons released in police			rong ht		
	before a Magistrate to per					7:9
Ditto	of persons convicted in police of	eases to pe	rsons arres	red by	•	-
Ditto	the police	***	•••			55.2
Ditto	of persons convicted in police c	nes to per	rsons sent	up for		56.8

230. As before noticed, there were 21 true cases against 11 in 1883. Of these 15 occurred in Gya, 3 in Shahabad, and 3 in Chumparun: 5 cases only, 3 in Gya and 2 in Chumparun, ending in a conviction, and 50 persons out of 70 sent up for trial being discharged or acquitted. Seven of the Gya dacoities were committed on the high road, 3 of them by the same gang on the same night, no arrests being made. The Magistrate of Gya attributes this serious increase of crime to two successive bad seasons, an explanation upon which the Commissioner makes no comment, but the police might fairly be expected to be more successful if they had only local bad characters to deal with. No classification has been attempted.

231. Of 40 cases of robbery, an increase of 3, 11 were highway robbery. Convictions were obtained in 14 cases and 32 persons were convicted out of 56 sent up.

232. Under this there is an increase from 121 to 162, 83 of which come from Shahabad, whilst 72 cases were successful.

There is the heavy increase of 61 cases, from 96 to 157; Gya taking the lead with 40. Out of 134 cases decided 97 🔅 Mischief to animals. ended in conviction; a very fair result.

234. Class III.

BHAGULPORE DIVISION.

					Total		Police	Numb	er of Per	sort—
Districts.	True cases in 1885.	Cases reported in 1884.	Palse cases.	True cases.	onses ending in con- viction.	Cases enquired into by police.	cnacs ending in con- viction,	Brought to trial.	Convicted.	Acquitted.
Purneah Sonthal Pergunushs Muldali	64 36 51 26 28	65 70 40 38 23	21 6 5 4 2	44 64 85 20 21	21 26 8 14 6	61 51 34 81 21	20 19 8 13 6	914 79 89 65 46	49 42 15 82 18	43 85 17 33 26

This has a trifling decrease of 12 cases. Results as to cases are worse whilst they are slightly better as to persons: the usual percentages are given below:-

Percentage	of convictions in cases		1883. . 41	1884. 34·2
Ditto	of convictions of persons	•••	. 47	48·3
The new p	oercentages are :			
Percentage	of cases investigated to cases reported		. 87-7	83.5
Ditto	of cases ending in conviction to cases decided		. 55 ·8	53.5
Ditto	police cases ending in conviction to cases inves	tigated	. 37.8	33:3
Ditto	cases in which property was recovered to m	imber of case	B	
2000	in which proporty was stolen	•••	. 24.3	62.5
Ditto	of property recovered	•••	. 10.8	7.0
Ditto	of police cases ending in conviction to cases d	ecided		50.8
Ditto	of persons released in police cases without	being brough	t	-
2,1110	before a Magistrate to persons arrested b	v the police		3.8
Ditto	of persons convicted in police cases to person	s arrested by	v	
27.000	the police			51.2
Ditto	of persons convicted in police cases to person	s sent up fo		
,27100	trial			60.5

There are eight cases against nine last year. In the course of the investigation into a Maldah case information was elicited as to the commission of two dacoities in 1883 in both of which the police had failed. Convictions were obtained in all these cases and four men were sentenced to transportation for life whilst two others got seven years. Six men were in addition sentenced to different terms of imprisonment as being members of a gang of thieves, but four of these were afterwards released by the High Court. One of the 1883 cases occurred whilst a Sub-Inspector was actually sleeping in the village, but instead of at once going to the spot he had a gun fired on which the dacoits, as was of course intended, made off. He has since been dismissed, and it is a pity he was not tried for cowardice as the conviction would have had an excellent effect. case was originally reported and entered under section 382, so that but for this confession the truth would never have come to light. Results were good, convictions being obtained in seven out of nine cases decided, and 36 persons been convicted out of 70 tried.

In one of the Sonthal Pergunnalis cases the house-holder, a Sonthal, defended himself and drove the dacoits off with the assistance of his bow and arrows. This case was well worked out and resulted in a troublesome gang being broken up, 11 of its members being convicted. In another case which occurred in Deoghur the men were not seen or heard whilst at work and left no traces. This of course was not even a technical dacoity and the mistake made should have been brought to notice. The two Monghyr cases were both technical, a cart loaded with grain being looted in one instance, and a modi's shop in the other.

236. There are 16 cases against 21: only three resulted in conviction.

a very poor outturn. Robbery.

237. The number of cases shows a decrease of 13. Bhagulpore has 12

more and Monghyr has 27 less. Thirteen cases ended in conviction out of 40 decided, and 17 persons were convicted against 52 discharged or acquitted.

238. There is nothing to notice under other heads.

239. Class III.

ORISSA DIVISION.

							Total		Police	Numb	BR OF PRI	-BROSS
Districts.		•	True cases in 1888.	Cases reported in 1883.	Fulse cases.	True cares.	ending in con- viction.	Cases enquired into by police.	cases ending in con- viction.	Brought to trial. Convicted.		
Outtack Pooree Balasore Gurjhate	Total		35 32 18 8	37 53 20 9	2 5 2 18	33 61 15 7	13 10 3 5	31 45 20 9	11 7 9 4	42 72 45 13	22 78 13 7	17 47 29 4

Pooree has the heavy increase of 19 whilst all the other districts exhibit less, the net result being thus an increase of 13. Results are very much worse, as will be seen from the comparison below, and the continual falling off calls for the serious attention of the local officers:—

		1883.	18R4.
Percentage of convictions in cases		33.3	22.0
Ditto of convictions of persons	•••	52-8	
The new percentages are:—			
Percentage of cases investigated to cases reported	•••	91.8	85.3
Ditto of cases ending in conviction to cases decided		61.5	430
Ditto police cases ending in conviction to cases investigated		30.7	22·8
Ditto cases in which property was recovered to number of ca	LECS		
in which property was stolen		80.0	66.6
Ditto property recovered		25.1	4.1
Ditto of police cases ending in conviction to cases decided	•••		41.3
Ditto of persons released in police cases without being brou	ght	*****	
before a Magistrate to persons arrested by the police			*****
Ditto of persons convicted in police cases to persons arrested by	the	****	
polico	•••		36.1
Ditto of persons convicted in police cases to persons sent up	for		
trial	•••	*****	33.7

240. The three cases which occurred were all in Balasore. Two of these broke down at the sessions and the third was pending at the close of the year whilst none of the property taken was recovered. These results are very poor, but the cases were all technical and of no importance.

241. Out of 13 cases 5 ended in a conviction and 8 persons were convicted against 18 discharged or acquitted: an unsatisfactory result.

242. Under other headings there is nothing noticeable.

243. Class III.

CHOTA NAGPORE DIVISION.

							·				
			_		Tota!	Cases	Police	NUMBER OF PERSONS-			
Districts.	True cuses in 1883.	Cases roported in 1884.	Paise cases.	Trae cases.	ending in con- viction,	enquired into by police.	ending onding in con- viction.	Brought to trial.	Cravicted.	Acquitted.	
Hazaribagh	36 27 2 14 78	46 31 3 40 ,120	17 4 8 20	29 27 8 82 91	12 5 5	45 28 3 38 114	10 5 5 20	76 36 25	223 6 6 34	58 27 . 18 . 28	

Manbhoom which in 1883 had the large decrease of 26 has now again risen by 18 from 14 to 32: Singbhoom with 3 against 2 being the only other district which shows an increase. Results are worse in every direction.

			4	1689.	1884.
Percentage of convictions in cases	•••		•••	32	21.9
Ditto of convictions of persons	• • •	• • •	***	40	24.8

The new percentages are:-

			1883.	1884.
Percentag	ge of cases investigated to cases reported	•••	86.7	91.9
Ditto `	of cases ending in conviction to cases decided	109.6	49.8	27.1
Ditto	police cases ending in conviction to cases investigated		25-5	17.5
Ditto	cases in which property was recovered to number of case	s in		
	which property was stolen		80	46.9
Ditto	of property recovered	•••	18-8	8.6
Ditto	of police cases ending in conviction to cases decided	• • •	•••	41.6
Ditto	of persons released in police cases without being brou	ght		
	before a Magistrate to persons arrested by the police	·	•••	2.4
Ditto	of persons convicted in police cases to persons arrested	l by		
	the police		***	27.0
Ditto	of persons convicted in police cases to persons sent up	for		
	trial		•••	26.6

244. Dacoity cases have more than doubled. Hazaribagh has 11, Lohardugga 4, and Manbhoom 2, and out of all these only one ended in conviction. No remarks are made but most of the dacoities were of the highway robbery type, and some at least of the Hazaribagh ones are connected with the prevalence of this crime in the adjoining district of Gya.

245. There were 12 true cases, an increase of 3, and 9 out of 11 per-

sons brought to trial were convicted.

246.

CLASS IV.

	True cases.	Conviction in cases.	Porcentage in cases.	Persons tried,	Persons convicted.	Persons sequitted.	Percentage of conviction.
1883 ,, deducting serials 38 and 38A 1883	12,450 2,766 2,813 2,880	2.703 515 624 623 (340 542	21.7 18.6 15.1 22.1 13.2 21.0	10,949 3,394 3,629 3,312	5,925 1,368 1,174 991	4,630 1,842 2,160 2,150	54°1 40°3 33°3 29°9

Following the practice adopted last year, I have compared the figures of the two previous years: the outturn being a decrease of 233 true cases over 1883 and of 186 over 1882. Results are worse, but in a class where so many cases are compromised (457 were thus got rid of) results are apt to be misleading. The new percentages are given below. The fluctuations are the wrong way but for the reasons stated this is of little consequence.

•		1883.	1884.
Percentage of cases investigated to cases reported		56.3	56.7
	•••	34.7	30.3
Ditto police cases ending in conviction to cases investigated		22.1	19.3
Ditto of police cases ending in conviction to cases decided			36.2
Ditto of persons released in police cases without being broug	ht		
before a Magistrate to persons arrested by the polico			2.8
Ditto of persons convicted in police cases to persons arrested by t	he		
police		*****	34.0
Ditto of persons convicted in police cases to persons sent up f	or		
trial		•••	32·5

Serials 41 and 42 show 36 and 5 true cases respectively, so that for all practical purposes this class is confined to the two offences of wrongful restraint and confinement which are included under the same serial, 40. There is nothing to be gained by exhibiting the district figures, and I do not therefore do more than give the divisional ones.

Divisions.	Number of true cases in 1563,	Cases reported in 1865.	False cases.	Balance of true cases.	Total number of cases end- ing in conviction.	Number of cases enquired into by the police.	Number of cases enquired into ending in conviction,	Number of cases decided.	Percentage of cases enquired into to cases reported.	Percentage of cases end- ing in conviction to cases, decided.	Percentage of police cases ending in conviction to cases investigated.	Number of persons brought to trial,	Number of persons con- victed,	Percentage of persons con victed to persons brought to frai.
Burdwan Presidency Rajahahyo Daces Cluttagong Patus Bhaculpore Orissa Chota Nagpore	279 400 323 954 264 280 215 111 67	368 357 426 8 (8 8 (8 205 138 64	53 85 65 151 27 74 26 19 80	815 824 861 717 164 287 239 119 84	69 65 77 110 43 55 71 82 20	169 263 285 429 107 180 153 82 72	41 53 62 48 32 21 50 21	200 245 287 470 110 229 162 92 53	45.9 78.9 66.9 50.5 50.0 49.8 57.7 59.4 85.7	34·0 27·1 26·8 26·8 80·0 24·0 43·8 34·7 37·7	24·2 18·7 21·7 11·1 29·9 11·6 32·0 25·6 16·0	354 449 508 730 262 357 369 179 94	119 120 174 192 82 74 129 57 44	31.9 25.6 34.2 26.3 20.7 84.9 31.8 46.8

Dacca it will be seen exhibits the very large decrease of 217, which still leaves it however with more than double the number of any other division. Besides Dacca, the Presidency has 76 less and Chota Nagpore 13 less, all the other divisions having more. The districts with fluctuations worth noticing are the 24-Pergunnahs with 50 less, Mymensingh with 118 less, Backergunge with 48 less and Furreedpore with 37 less whilst the largest increase is Sarun with 50 more. The Magistrate of Sarun thinks that wrongful confinement has in the eyes of complainants the double advantage of being a serious charge and one easily proved, so that it is used to eke out assault cases. This theory however is opposed to the fact that the increase is in cases declared to be true and not in cases added to or exaggerated, which would find entry under other heads. Further if correct it must apply generally whilst the increase in Sarun has been exceptional. No notice has been taken of the fluctuations in this class of crime in the Dacca Division, nor of the position which the division continues to occupy in the provincial statement.

248	C	CLASS V	r.					
	Cases reported.	False.	Total true.	Not enquired into.	Cenvictions in	Persons tried.	Persons con-	Persons ac-
		1882.						
	41,128 58,041	4,827 5,952	36,301 53,214	410 725	11,1%4 12,614	35,631 38,759	15,272 20,312	15,224 16,725
		1883.						
Frankrickers data data (data)	42,376	' '	37,696 86,592	562 543	{ 10,826 }	36,143 39.702	17,824 19,672	16,609 17.988
		1884.						
N - 3 - 3	46,944	4,314 5,388	42,630 65,051	463 682	{ 13,036 } { 15,457 } { 14,641 ; { 17,042 }	41.924 46,278	22,017 24,329	18,02 3 19,765

The net increase in cognizable crime for the province is as already mentioned, 7,911 of which this class alone contributes 4,940, whilst with sorials 36 and 37 the increase is 9,459. Taking the serials separately serial 44 shows an increase of 4,242, of which 475 is in cattle and 3,767 in ordinary theft. Serial 46 has 278, and serial 47 576, more, whilst under criminal breach of trust, serial 45, we have 111 less and there are slight decreases under 43 and 48. Serials 36 and 37, which are dealt with under this class to facilitate comparison with the results of former years, show increases of 4,517 and 2 respectively. The bulk of the increase is therefore under ordinary theft and burglaries, and the total, 8,284, is considerably more than the total increase of cognizable crime for the whole province.

Percentages old and new are given below and exhibit little change though such as there is, is for the better.

						1883.	1884.
Percentage	of conviction	as in eases, class	V alone	•••	•••	28.7	30-6
Ditto	ditto	of persons	•••	***		49.3	52.5
Ditto	ditto	in cases, includ	ling 35 ar	nd 36		21.9	22.5
Ditto	ditto	of persons		•••		49.5	52.6

The new percentages are:-

	•		1885.	1664,
Percentage	of cases investigated to cases reported	•••	72.8	74.2
Ditto	of cases ending in conviction to cases decided		54.5	56.7
Ditto	of police cases ending in conviction to cases inves	tigated	34.4	36.7
Ditto	of cases in which property was recovered to case	s in which		
	property was stolen		57.9	57 °0
Ditto	of property recovered	•••	39.4	39.4
Ditto	of police cases ending in conviction to cases de	ecided		60.8
Ditto	of persons released in police cases without bein before a Magistrate to persons arrested by th	ng brought e police	•• •••	4.5
Ditto	of persons convicted in police cases to person by the police	arrested		60.1
Ditto	of persons convicted in police cases to persons a	ent up for	•••••	60.2

249. The fluctuations under serials 44 and 46 are shown separately as was done last year. They have already been noticed; and it is only necessary to remark here that results have improved except in one instance, the percentage of persons convicted under 46. The figures in the lower line show convictions in all cases, direct and indirect.

)		Cases reported.				Cases in which convictions were obtained.		Percentage of cases con- victed.		Persons tried.		Convicted.		Percentage of persons convicted.		
	1883.	1884.	1683.	1884.	1883.	1884,	1885.	1684.	1883.	1884.	1883.	1884.	1883.	1854.	1883.	1884.
Theft	27,535 1,876 1,845	1	221	200		2,129	6,919 7,749 734 755 11,246 1,272	8,501 0,539 1,059 1,106 1,454 1,528	\$ 20.0 \$ 32.6 \$ 44.4 \$ 45.6 \$ 60.4 \$ 70.8	81°1 } 84°5 } 40°7 } 51°9 } 70°1 } 73°4 \$	20,806 1,848 3,1	-	1	1,573	24.8	60.3

250. Class V.

BURDWAN DIVISION.

***************************************							Total	G	Police	Numb	BR OF PRI	BONS-
aıd	fricts,		True cases in 1883.	Cases reported in 1884.	Palso cases.	True cases.	ending in con- viction.	Cases enquired into by police.	ending in con- viction.	Brought to trial.	Convicted.	Acquitted.
Burdwan Bunkoora Beerbhoom Midnaporo Hooghly Howrah	***	RI	542 511 1,893 1,493 715	1,251 837 934 2,285 1,875 911 8,093	84 31 108 233 293 56 805	1,107 806 826 2,052 1,583 856 7,288	330 181 188 555 299 374	1,073 761 783 1,023 1,225 847 6,212	298 168 176 448 248 358	900 513 577 1,914 1,005 705	437 262 286 902 380 440	433 233 251 949 565 232 2,666

After a decrease for two successive years there is this year an increase of 1,199, the figures now being more than they were in 1881. The increase is general being highest in Beerbhoom with 315, and lowest in Hooghly with 89. Burdwan has 232 more and Bankoora 264 more. Results and the new percentages are given below. They exhibit, generally speaking, an improvement which is most marked in persons: 48·1 against 43·8:—

			1885.	1884.
Percentag	e of convictions in cases	٠	22.2	2 3·3
Ditto	of convictions of persons	•••	43.8	48.1
Ditto	of cases investigated to cases reported	•••	81.0	75.7
Ditto	of cases ending in conviction to cases decided	•••	49.9	51.9
Ditto			22.6	27.3
Ditto	of cases in which property was recovered to cases i	in 	44.9	5 0·6
Ditto	of property recovered	•••	42	3 5·6
Ditto	of police cases ending in conviction to cases decided	•••	*** ***	64.5
Ditto	of persons released in police cases without being break before a Magistrate to persons arrested by the police	•••	*****	6.6
Ditto	of persons convicted in police cases to persons by the police	be	*****	560
Ditto	of persons convicted in police cases to persons sent up for trial	or 	**, ***	57 ·6

251. The divisional increase is 521: Beerbhoom has 201 against 70,

Burdwan 359 against 253, and Bankoora 355
against 253. The percentage of convictions was
for cases 9·1 against 8·1 which means very bad detection, and for persons
50·9 against 46·7.

There is a rise from 167 to 250, but judicial results exhibit no fluctuation worth notice. In the Raneegunge sub-division 8 professional cattle-lifters were prosecuted for bad livelihood and convicted. These men and their associates should be specially watched after release. The Magistrate of Midnapore, where there has been an increase of 34 true cases, thinks it is due to the little care taken about cattle sent to graze in the jungle mehals, but the cause being constant the effect also should be constant. Bankoora has 5 cases less and Howrah, where the crime is almost unknown, one less.

253. Under this there are 458 cases more. Burdwan, Bankoora, and Beerbhoom all showing an increase of 100 or more, whilst Midnapore has one of 99. The percentage of convictions for persons is 50.8 against 43.6 which is better but still not good enough.

254. Class V.

PRESIDENCY DIVISION.

					Total		Police		ER OF PE	
Districts.	True cases in 1883.	Cases reported in 1884.	False cases,	True cuses.		Cases enquired into by police.		Brought to trial.	Convicted	Arquitted.
24-Pergunnahs	2,082 2,175 1,752 771 1,475	2,209 3,029 1,064 964 1,794	118 144 124 63 76	2,091 2,886 1,640 901 1,718	555 659 444 194 467	2.046 2,914 1,323 861 1,575	539 611 340 175 384	1,443 1,804 1,841 697 1,351	721 940 608 262 644	675 785 697 295 639
Total	8,235	9,680	524	¥,136	2,319	8,719	5,049	6,580	3,175	3,(%)1

There is an increase of 881 true cases of which the 24-Pergunnahs contributes 9, Khoolna 130, Moorshedabad 243, and Nuddea 711, whilst Jessore has a decrease of 212. It is not easy to understand why of three adjacent districts one should be nearly stationary, a second should show a very heavy increase, and the third should have a large decrease—the only decrease in the division. The divisional report however does not notice the anomaly. Percentages are better, being 22.4 against 20.4 for cases and 48.6 against 43.9 for persons. Below I give the new percentages: except as regards property recovered, a test of little value, they exhibit a slight improvement.

			1000	1.7784
Percentag	e of cases investigated to cases reported	•••	81.	86.3
Ditto	of cases ending in conviction to cases decided		49.9	54.6
Ditto	police cases ending in conviction to cases investigated	•••	22.6	23.5
Ditto	cases in which property was recovered to cases in wl	nich 	44.9	43.8
Ditto	of property recovered	•••	42·	23.7
Ditto	of police cases ending in conviction to cases decided			60.6
Ditto	of persons released in police cases without being brou- before a Magistrate to persons arrested by the police	е	*****	5.1
Ditto	of persons convicted in police cases to persons arres	•••	*****	52.8
Ditto	of persons convicted in police cases to persons sent up	for 		53.4

255. There is except in Jessore a general increase of cases. The 24-Pergunnahs has 91 more, Nuddea 183, Moorshedabad 181, and Khoolna 52, more, whilst Jessore has 11 less. The Magistrate of Nuddea thinks that better reporting and a bad harvest are the factors at work, whilst in Moorshedabad the high price of rice is the reason assigned. Precisely the same reasons were given for Nuddea last year when there was an increase of 93, and it seems possible that the supervision of bad characters may have been imperfect. Convictions of cases were 7.0 against 6.9 and of persons 44.4 against 55.3, results which can only be called bad.

256. The increase in house-breaking has been attended by a corresponding increase in thefts whilst judicial results are decidedly better, as will be seen from the table given below:—

	Ca. repo		False	Califo.	Total	l true.	Cas		Percei of or convi	HOR	Persons	tried.		one.	Per	sons ittnd.	Perce of pe	
	1883.	1884.	1883.	1884.	1988.	1884.	188\$.	1884.	1883.	1864.	1883.	1884.	1883.	1884.	1883.	1684.	1683.	1884.
Theft	4,14 9 2 05					4,060 253	945 1,025 88 88	1,207 129	28.0 46.6	26°8) 29°9) 51°0)	2,985 109	3,136 329		1,578 184				

257. Class V.

RAJSHAHYE DIVISION.

and the second s			 There con the control of the control				Total	Cases	Police	Number of Persons—			
Dre	TRICI	ia.	True cases in 1883,	Cases reported in 1884.	Palse cases.	True cases.		amaniand	onses ending in convic- tion,	Brought to	Convicted.	Acquitted.	
Dinagepore Rajahahye Rungpore Bogra Pulma Darjeding Julpigoree	***	 Fotal	 1,352 1,314 1,183 786 793 768 019	1,591 1,595 1,740 1,127 1,184 833 741	156 79 123 51 75 31 104	1,435 1,516 1,828 1,086 1,086 802 637	317 374 343 277 260 328 239 2,138	1,249 1,410 1,563 749 910 785 493	285 314 308 213 237 328 154	946 1,010 980 840 885 626 640 5,027	510 548 548 428 383 450 349	384 435 416 878 448 145 272	

Excepting Julpigoree with 18 more, and Darjeeling with 34 more, the increase in every district in this division is at once heavy and general. It was 83 in Dinagepore, 202 in Rajshahye, 440 in Rungpore, 310 in Bogra, and 266 in Pubna, the increase for the whole division being thus 1,353.

The percentages old and new which are given below show no fluctuation worth noticing:—

					1683.	1884.
Percent	e of cases ending in conviction	***	•••	•••	24.3	22.4
	of persons convicted	•••	•••	•••	53.8	54.2
The new	percentages are:—					
Percentag	e of cases investigated to cases re		***	•••	81-2	80.
Ditto	of cases ending in conviction to	cases de	cided	•••	42.7	46:2
Ditto	of police cases ending in convic	tion to car	ses investiga	tod	27.2	25.6
Ditto	of cases in which property v					
	which property was stole	n	***	•••	41.9	39:0
Ditto	of property recovered	•••	•••	•••	27.4	30.8
Ditto	of police cases cuding in convic	tion to ca	ses decided		*****	69.8
Ditto	of persons released in police of	cases with	out being br		******	50 0
	before a Magistrate to	persons	arrested b	v the		
	polico		•••		4	5.3
Ditto	of persons convicted in police	cases to n	ersons arrest	tod by	*****	• •
21100	the roller	••• p				61.4
Ditto	of persons convicted in police		norkone se	at un	*****	OT A
21000	for trial		Portona ac	•		62.4
	TOT 14101 100	•••	0.00	***		02.4

shows a decrease. Scarcity, high prices, the influx of strangers seeking for work on the railways, the inactivity of the police, better reporting, and bad and irregular attendance by chowkidars are some of the causes suggested; and as of the three last the second is quite at variance with the first and third, it is plain the state of things must vary considerably in different districts. The Magistrate of Dinagepore complains of the size of his thanas and the difficulty of travelling during the rains as contributing to bad work on the part of the police and bad attendance on the part of chowkidars; but states at the same time that two thanas where the work has been specially bad are accountable for half the increase, which in the case of his district is 79. From Rungpore we are told that the increase, which has been there exceptionally heavy from 632 to 884, is in crime reported not in crime committed. It might be expected under these circumstances that the return would show a large number of cases of previous years brought under

enquiry in 1884 but the number is 28 only, and from this must be deducted cases of December 1883 which for one reason or another could not possibly be reported before January 1884. It is too not stated if any of the persons

found to have been suppressing crime were brought to justice.

In connection with the general increase of crime under this class the Commissioner quotes at length from the Magistrate of Pubna who complains of the frequent transfers of station officers, and of the number of old and wornout men to be found amongst the chowkidars, coupled with the unpopular nature of their work. As regards the first portion of this complaint, not only are all transfers, or proposed transfers, within the district to be notified to the Magistrate but it is his duty under paragraph 42 of Circular M to see that local efficiency is not sacrificed by frequent transfers. As regards the second I do not myself think that any real improvement will be effected with chowkidars until they are more closely affiliated to the police than they are at present; but so long as all power in connection with them is centred in the Magistrate it is from him that improvements must originate. As to the general weakness of the police, another point mentioned by the Magistrate, I fear it could only be remedied at the expense of other districts at present quite as much underpoliced as Pubna.

259. This has increased in common with burglaries but not to the same extent, the figures being only 3,601 against 3,408. I have gone fully into causes under the last heading and need not say more here than that in Darjeeling offences against the rules of the Forest Department appear to have been wrongly shown as thefts.

260. This shows an increase from 208 to 270 observable in every district except Julpigoree and Bogra. Out of 19 cases declared false no less than 11 were in Dinage-

cases declared false no less than 11 were in Dinagepore which thus saves itself from being the worst district in the division.
The Magistrate considers that there has been better reporting, and that in
previous years cattle stolen were reported as straying or lost. In the adjoining district of Bogra on the other hand a drop from 31 to 17 is explained by the statement that the police have hitherto been not sufficiently careful
to distinguish thefts from losses. The two theories are of course absolutely
irreconcilable, but I am of opinion that the Dinagepore one is more likely to
be right. The police are much more given to minimizing them to exaggerating crime and it is possible that this tendency may have something to
say to the undue proportion of Dinagepore cases declared false.

The Magistrate of Pubna complains that he found hats at which weekly to bi-weekly sales of from 300 to 800 head of cattle were held without any constable being in attendance, and the Commissioner observes on this that the omission to send police to such fairs is remarkable. The police can hardly find men to attend every cattle market in a district but the local officers should be able with a little management to arrange these matters for themselves, without finding in them only a topic for notice in the annual report.

In the great majority of hats the zemindar keeps a mohurir who registers, and takes a small fee for registering, all sales of live-stock. The check may not be absolutely legal, but it is useful and practical, and I should be sorry to see it superseded by the employment of a constable who would be certain to demand black mail upon every transaction, and would thus at once come in conflict with the de facto proprietors of the sayer duties.

261. Class V.

DACCA DIVISION.

Districts.	True cases in 1885.	Cases reported in 1884.	Paine Cuses.	True	Total cases ending in con- viction.	Cases enquired into by police.	Police cases ending in con- viction.	Prought to trial.	antited.	
Paces	1,326 1,047 935 3,496 6,204	1,474 1,306 1,113 2,729 6,624	143 43 70 257 513	1,331 1,265 1,143 2,472 6,111	486 277 280 459	3,206 775 718 2,194 4,893	389 156 209 330 1,084	1,287 708 906 1,612	752 969 421 616	473 384 440 741 2,048

In this there has been a decrease which however is confined to Mymensingh with 424 less. Dacca shows 5 mcre, Backergunge 108 more, and Furreedpore 218 more. Taking the division generally, there is a decrease under all the serials except cattle theft and burglary; there having been 11 more cases under the former and 334 more under the latter.

In paragraph 64 above I have remarked on the extent to which enquiry has been refused in Mymensingh. This was done chiefly, and with the concurrence of the Magistrate, in cases falling under this class where the property stolen was of trifling value and I fear that refusal to enquire not seldom results in refusal to report. In addition to this however at the last visit by an inspecting officer the small number of C forms in the Netrokona sub-division attracted attention, and it was then found that in the first half of 1854 the Deputy Magistrate had made over to the police for enquiry no less than 370 cases, mostly cognizable, and that only 19 had been sent up with A form. The remaining 351 cases had been "summarily dealt with," that is they had been burked by not being included in any return. An irregularity of such long standing not only vitiates the return for the sub-division in which it occurred, but goes some way to account for the decrease of crime noted, and suggests a reasonable doubt as to whether any of the Mymensingh figures are to be trusted.

Results are considerably worse in cases; 17.7 against 20.7: and a shade better in persons, 48.6 against 48.1. The new percentages show that detection

has fallen off.-

			1883.	1884.
Percentage	of cases enquired into to cases reported	•••	72.3	71.7
Ditto	of cases ending in conviction to cases decided		54.8	56.3
Ditto	of police cases ending in conviction to cases investigated	•••	2 5·3	22·1
Ditto	of cases in which property was recovered to number cases in which property was stolen	of	. 39:5	34.3
Ditto	of property recovered	•••	16.3	19-4
Ditto	of police cases ending in conviction to cases decided	•••	*****	69.3
Ditto	of persons released in police cases without being broug before a Magistrate to persons arrested by the poli	ht ce		5.7
Ditto	•			53 1
Ditto	of persons convicted in police cases to persons sent up trial	for 		52.8

House-breaking.

House-breaking.

House broaking.

House breaking.

Where it is 167 and where the number of offences is now more than treble what it was in 1881. The Magistrate states that the increase is to some extent due to improved classification; effences having been formerly shown under section 380 unless a "seendh" was cut or a lock broken. Accordingly under ordinary theft there is a decrease of 221, whilst, as already shown, the total number of cases under this class has decreased largely. Assuming that classification has been and is equally lax in other districts, we can form some idea of the effect produced on the fluctuations between thefts and burglaries by an actual, though hitherto unrecognized, cause. So long as there is no uniformity of system, so long as what is called theft in one district is liable to be called burglary in another district, or in the same district by another officer, we may continue to examine statistics of the two classes of crime, but it will be in the dark and no inferences arrived at can be reliable.

The Commissioner and the Magistrate both remark on the neglect to supervise bad characters and on the generally bad work shown in the Tangail and Kishoregunge sub-divisions, the former recommending that more attention should be given to the regular payment of chowkidars by way of secur-

ing their co-operation.

An increase of 66 cases in Backergunge is attributed by the Magistrate to doubtful cases being now shown as true instead of false whilst in Furreedpore an increase of 91 is accounted for by the high price of grain. The crime is much less prevalent in Backergunge than in any of the other three districts, and the District Superintendent explains that the increase is in the main nominal, representing as nearly as possible the number of cases brought to light in the course of an enquiry especially directed to concealment of crime. As only

7 more cases were declared false in 1883 than in 1884, the Magistrate's

theory noticed above is obviously untenable.

Results are better, the percentage of cases ending in conviction being 9.4 against 8.9 and of persons 54.3 against 46.4. The percentage in Dacca only was 17.4 and Furreedpore and Mymensingh 6.6.

263. Dacca has a decrease of 49 and Mymensingh of 211, against which is to be put a slight increase in Furreedpore and Backergunge: the net decrease being 231. Results are slightly worse both in cases and persons. The percentage of cases ending in conviction being 23.2 (or 29.0 if direct cases be included) against 26.2 and 30.5 respectively, and of persons 45.0 against 47.7.

Dacca has done best and Mymensingh worst, the percentages in the former being 74.4 and 60.6 against 46.7 and 36.8 in the latter, a wide

difference.

264. Class V.

CHITTAGONG DIVISION.

						Total		Police	Numbi	n or Per	eors-
Dis	TRICTS.	True cases in 1885.	Cases reported in 1884.	False cases.	True cases.	cases ending in con- viction,	Cases enquired into hy police.	ending in con- viction.	Brought to trial.	Convicted.	Acquitted.
Chittagong Noakholly Tipperah	Total	 749 422 1,106 2,277	825 463 1,150 2,488	81 36 80	804 417 1,070 2,291	165 152 405 722	554 338 832 1,724	143 123 351 567	866 498 948 948	218 247 532 607	274 230 374 878

There is an increase of 14, due only to Chittagong, Noakholly having 5 cases less and Tipperah 36 cases less. Results are slightly better, the percentage being 26.0 and 49.6 against 24.4 and 47.1. The new percentages also show an improvement.

		1883.	1884.
Percentage	e of cases enquired into to cases reported	68:4	68.1
Ditto	of cases ending in conviction to cases decided	55 ·5	57.8
1 itto	of police cases ending in conviction to cases investigated	31.4	34.6
Ditto	of cases in which property was recovered to number of	.4	
	cases in which property was stolen	50.8	52.4
Ditto	of property recovered	28.6	34.3
Ditto	of police cases ending in conviction to cases decided		64.9
Ditto	of persons released in police cases without being brought		
	"I for a Manifestal" to a sure or a sure of the Theory is		2.9
Ditto	of persons convicted in police cases to persons arrested by		- "
	the relies	• • • • •	59 ·0
Ditto	of persons convicted in police cases to persons sent up for	• • • • • • • • • • • • • • • • • • • •	
	trial		56.7

265. A considerable increase in Chittagong belongs to the first quarter and was believed to be due to foreigners attending the Sitacoond mela. A recurrence this year was

guarded against by special measures, which proved successful.

The Magistrate of Chittagong considers that cases of criminal breach of trust and criminal trespass in both of which there was an increase were too freely taken up, and that the latter offence is used as the vehicle for petty assault cases.

266. Class V.

PATNA DIVISION.

a a special and a second and							Total		Police	NUMB	KR OF PEI	RSONS-
		True cases in 1893.	Cases reported in 1884.	False cases.	True cases.	*******	Cases enquired into by police.	an mos	Brought to trial,	Convicted.	Acquitted.	
Patns Gya Shahabad Mosufferpore Durbhunga Saruu Chumparun		Total	 1,811 2,944 1,459 1,250 1,618 1,851 1,645	2,444 8,910 1,627 1,376 2,748 2,056 2,049	310 213 246 154 198 102 286	2,134 3,658 1,341 1,292 2,850 1,844 1,983	566 553 420 460 618 464 507	2,418 3,702 1,465 1,150 2,505 1,269 2,020	550 516 573 416 568 301 460 8,214	1,182 1,270 1,060 1,040 1,310 1,408 1,983	669 704 563 542 747 012 954	31/6 50/4 463 428 50/2 711 382 3,386

The heavy increase of 2,362 cases is not general, Shahabad having 58 fees and Mozufferpore 28 less. Patna has an increase of 323, Gya of 710, Durbhunga of 934, Sarun of 43, and Chumparun of 338. Percentages are better again, being 21.7 against 19.8 for cases and 54.7 against 53.1 for persons. The new percentages exhibit no variations calling for remark:—

		1883.	1885.
Percenta	ge of cases investigated to cases reported	90.5	87.0
Ditto	of cases ending in conviction to cases decided	. 61.7	62-5
Ditto	of police eases ending in conviction to cases investigated	. 19-3	22.1
Ditto	of cases in which property was recovered to number of case	8	
	in which monorty was stolen	48.3	50.3
Ditto	of property recovered	35.2	31.7
Ditto	of police cases ending in conviction to cases decided		72.7
Ditto	of persons released in police cases without being brough before a Magistrate to persons arrested by the police	ıt • •••••	7.5
Ditto	of persons convicted in police cases to persons arrested by th	e	62:3
Ditto	of persons convicted in police cases to persons sent up for tri	al	64.8

House-breaking. serials 36, 37 and 43 for this division for the last three years. The increase, which commenced last year, continues and at a much greater rate being now 1,109. There is however some fluctuation in districts, the increase being confined to four of the seven. Shahabad, which had an increase last year, now exhibits a decrease, whilst the converse is the case in Chumparun. Sarun on the other hand has had a decrease for four years running, having come down from 1,219 in 1880 to 507 in 1884, a drop of over 50 per cent. The decrease in Mozufferpore, too, is for the third year. Patna has 162 more, Gya 458 more, Durbhunga 624 more, and Chumparun 127 more. Results show little change, but Gya is much behind the other districts.

Bad harvests with, as a consequence, the high price of food are the reasons usually given for the state of things under notice and are no doubt sufficient to account for it. In addition to these the Magistrate of Patna mentions the opening of six new outposts at points where it is supposed crime was formerly concealed and the large number of coolies employed on the new line from Bankipore to Deega Ghat. The bad detective results in Durbhunga are ascribed to the fact that the chowkidars are Dosads, and as such will not, if they can help it, arrest their caste fellows by whom most of these burglaries are committed. The property taken is, too, as a rule, not easily identifiable and is quickly disposed of. The decrease in Sarun is again

attributed to the Mughya Dome settlement.

SERIALS Nos. 36, 37 and 43.

District.	True cases.	Convictions.	Persons arrested.		Percentage of cases cun- victed.	Percentage of persons convicted.
	1881 1882	1882. 1883.	1881 1885	1882. 1883.	1882. 1883.	1636.
Patna	847 808 1,000 1,834 2,120 2,584 350 456 440 422 395 346 615 690 1,314 815 701 607 466 490 617 5,429 5,789 6,888	74 87 97 80 35 48 40 34 88 45 41 71 58 54 48 59 46 43	216 249 286 85 83 94 81 62 61 05 R2 123 130 127 120	103 118 132 46 48 60 48 30 49 40 53 90 81 69 55 77 46 51	11'1 7'8 10'9 9'4 8'5 9'8 7'3 5 7 5'4 7'1 7" 0'4 11'8 9'3 6'9	47.6 47.8 46.1 54.1 57.8 68.6 59.2 62.9 50.3 75.3 63.4 78.1 62.3 54.3 45.6 76.2 48.4 53.6

268. There is a slight decrease of 6 cases, 389 against 395, which is a change in the right direction. Recovery was bad in Durbhunga and very good indeed in Mozuffer- and Patna. No remarks are made.

pore and Patna. No remarks are made.

269. The table below will show that this has increased in every district except Shahabad, the reason assigned being the same as for the increase of burglaries. Mozufferpore has 96 more and Sarun 112 more; both of these districts having returned

fewer burglaries. The increase is exceptionally heavy in Chumparun, 306, and Durbhunga, 202. In Gya and Sarun reporting is stated to have improved.

					True cases. 1884.	1883.	Increase.	Petrouss.
Patna		***	***	•••	828	676	152	•••
Gya	***	•••	•••	•••	821	634	187	***
Shahabad	•••	***	•••		585	603	•••	18
Mozufferpur	•••		•••		585	489	96	***
Dorbhunga		***	***	***	827	625	202	•••
Sarun Chumparun	•••	•••	***	4.0	693 993	581 687	112 306	•••
Cumparan	•••	•••	***		D D D	U01	900	•••

Results are better, being 40.4 in cases (42.7 if direct cases be included) against 31.2 and 35.7 respectively, and 61.2 for persons against 55.6.

270. Class V.

BHAGULPORE DIVISION.

			ALON WHEEPING		Total		Police	NUMBE	RS OF PE	Beore—
DISPETCES.	True cases in 1883.	Cases reported in 1884.	Palse cases.	True cases.	ending ending in con- viction.	Cases enquired into by police.	onack ending in con- viction.	Brought to trial.	Convicted.	Acquitted.
Monghyr Rhauguipore Purneah Sonthal Pergunnahs Maldah Total	1,221 1,758 2,547 634	1,996 1,881 2,288 8,800 N92	242 109 95 76 28	1,754 1,772 2,193 3,224 849 9,818	458 474 506 820 261 2,519	1,017 1,678 1,544 2,818 833	438 426 426 429 624 230 2,142	1.284 1,108 1,354 1.746 669	629 665 765 1,199 265	575 400 589 508 237

There is the very large increase of 2,442 cases, which is spread over all the districts of the division and is, as elsewhere, attributed to scarcity and high prices. Percentages are better: being 21.8 against 20.3 for cases and 58.9 against 54.6 for persons. The new percentages call for no remark.

		#X						1083.	1884.
Percentage of c	ases inv	estigated t	o cases re	ported		•••	***	81.8	83 6
Ditto of c	eases end	ling in con	viction to	cases dec	ided	•••	***	64.7	65.0
Ditto of	police ca	ses ending	in convic	tion to ca	ses inves	tigated		23.1	24.4
Ditto of a	ases in	which prop	erty was	recovered	to num	ber of	cases		
in	which j	property w.	as stolen	•••		•••		41.5	41.0
Ditto of p	property	recovered	***			***		25.4	25.6
Ditto of	police ca	ses ending	in convic	tion to eas	ses decide	ed			71.0
Ditto of t	MTSOMS	released in	u police	cases wit	hout be	ing bro	ought		•
		Mngistrate					.,		2.8
Ditto of 1	persons (convicted in	n police c	ases to pe	TEOUS ATT	ested by	r the		
D	olice	•••				•••			63 9
Ditto of	persons	convicted	in police	cases to	persons	sent u	p for		
	rial	. •••	- •••	••	•	•••	•••	***	6 3·0

271. Burglaries have increased by 1,225. Below I give the figures under serials 44 and 46, the lower line including direct cases. Results, it will be seen, show satisfactory improvement. As regards recovery of stolen cattle Maldah has done remarkably well having succeeded in every case, whilst the Sonthal Pergunnahs failed in 76 out of 140. Results will not improve till the district is better policed than it is at present.

True cases.		Convictions.		Percentage, Persons,		one,	Conv	icted.	Percen	tage.		
	1883.	1884.	1883.	1884.	1883.	1844.	1883.	1884.	1893.	1984,	1993.	1886.
Cattle theft	210	390	{ 84 } 95 } { 941 }	{ 183 } { 201 } (1,359)	\$ 40° } \$ 45°2 } \$ 26°4 }	\$1.0 }	230	408	12)	289	63.6	62.4
Receipt of stolen property	8,587 192	4,374 243	{1,118 } { 120 } { 121 }	{ 1,509 } { 176 } { 180 }	\$31.0 } {42.5 }	{34·5 } {72·7 } 74·8 }	2,582 286	9,4117 444	1,496 172	2,091 311	80°1	70·0

272. Class V.

ORISSA DIVISION.

Districts.			True Cunen in 1883.	Cases reported in 1884.	False cases.	True cases.	Total cases ending in con- viction.	Cuses enquired into by police.	Police cames ending m con- viction.	Rrought to	Convicted.	Acquirted
Cuttack Prores Balasore Gurjhats	Total	***	1,082 1,516 848 223	1,168 1,672 937 239 4,066	134 90 95 10 829	1,034 1,042 842 879 8,737	319 509 225 119 1,171	938 7,354 742 280 3,314	290 460 185 97 1,032	1,072 2,639 692 337 4,189	471 1,052 842 230 2,104	556 81:4 21:3 53

The increase has extended to Orissa, which has 320 cases more for which however Poores with an increase of 267 is chiefly responsible: crime in Balasore and Cuttack being almost stationary. Results of cases are worse, 27.6 against 28.4, and of persons better, 50.8 against 52.9. The new percentages are:—

	1883.	1884.
Percentage of cases investigated to cases reported	77-9	78.9
Ditto of cases ending in conviction to cases decided	56.4	56.4
Ditto of police cases ending in conviction to cases investigated	32· 2	81.1
Ditto of cases in which property was recovered to number of		
cases in which property was stolen	56· 2	56 ·6
Ditto of property recovered	32·7	25.0
Ditto of police cases ending in conviction to cases decided		61.8
Ditto of persons released in police cases without being brought		
before a Magistrate to persons arrested by the police	•••	1.3
Ditto of persons convicted in police cases to persons arrested by		
the police	•••	59.7
Ditto of persons convicted in police cases to persons sent up for		
trial	•••	57.1

273. Thefts have increased by 284, whilst burglary has increased by 85, the total increase being thus 369. The report takes no notice of this fluctuation but, as remarked above, much depends on the idiosyncrasies of individual Magistrates and a minute examination of these details leads to little in the way of practical result.

274. Class V.

CHOTA NAGPORE DIVISION.

							Total		Police	NUMBE	n of Prin	SONS-	
Dist	rricts.			Falso True cases.		cases endured into by police.		cases onding in con- viction,	Brought to trial.	Convicted. Acquitted.			
Hazarıbagh Lohardugga Sıngbhoom Manbhoom	Tota	• •••	880 919 118 768 2,686	1,273 1,534 181 980 3,774	158 49 1 80 288	1,115 - 1,285 - 180 - 906 - 3,486	477 853 73 245 1,148	1,178 1,133 172 826 3,803	448 294 68 183	1,137 1,069 147 747 3,100	780 540 98 397	382 409 44 293	

The increase here is 801 due to all the districts. Results have improved, as will be seen below. The new percentages do not call for any special remark.

			1883.	1884.
Percentage of cases ending in conviction	• •••	•••	26.3	28.5
Ditto of persons convicted	• •••		52·7	58 S
Ditto of cases investigated to cases report	tod	•••	82.5	85 1
Ditto of cases ending in conviction to case	es decided		57.1	49.6
Ditto of police cases ending in conviction	to cases investig	ated	27.3	30.0
Ditto of cases in which property was re	covered to num	ber of		
cases in which property was sto	len		54.9	57.9
Ditto of property recovered		•••	40.7	29.1
Ditto of police cases ending in conviction	to cases decided	•••		73.0
Ditto of persons released in police cases v	vithout being b	rought		
before a Magistrate to persons	arrested by the p	olice	•••	1.5
Ditto of persons convicted in police cases	to persons arres	sted by		
the police				64.7
Ditto of persons convicted in police cases	to persons sent	up for		
trial		-	•••	63.7

275. Thefts and burglaries have increased in about the same proportion, the increase being most noticeable in Hazaribagh and Lohardugga. In the report no reason is assigned for the fluctuation, but it may be safely put down to scanty rainfall and a short crop. The District Superintendent however mentions a belief amongst the Sonthals that Government has annulled, or intends to annul, the sale of their holdings. They therefore cut the crops of the land they have sold and when charged with theft plead that they were not empowered to sell it.

276. In paragraph 27 of the resolution on the report for 1883 the

Licutenant-Governor directed that a clearer explana
Fluctuations between thefts and tion should be given of the fluctuations between these two classes of crime: that is, I presume, that special notice should be taken of cases in which an increase in the one has been attended by a decrease in the other, and vice versa. The subject is not noticed in the divisional reports, apparently because it is not mentioned

in the instructions for their preparation which were issued with circular No. 31JD of October 3rd, 1884; but the attention of District Superintendents was drawn to the subject in a circular issued by this office upon the receipt of the resolution. The following are the districts in which the two offences have not risen or fallen together or in equal, or nearly equal, proportions and I give against each the reasons assigned for what is looked upon as an anomaly.

Mr. Stack, now Deputy Inspector-General, points out that the recognition of an anomaly implies an assumption that both offences are influenced by the same causes, which is not the case. Theft includes not alone theft by professional thieves but technical thefts; e. g., disputes about land will lead to a great increase of so-called thefts but have no influence on burglary cases. Reporting and classification are still very imperfect, and as long as they are these apparent anomalies will continue.

An increase of 91 in burglaries is attributed to the police being too
weak to do patrol and heat duty properly in the
densely-populated municipalities bordering on the
northern suburbs, whilst the District Superintendent is unable to account
for an increase of 166 in thefts

The Deputy Commissioner states that the fluctuation (burglaries —19: thefts + 47) is due to difference in classification by subordinates who are not intelligent in

this work.

The increase in thefts was in thefts of grain: no mention is made of Divide port burglaries.

The District Superintendent thinks that the increase in burglaries is due to the influx of upcountry men come to work on the railway, and that thefts have fallen off owing to the season having been a good one for the ryots. He adds that the lower grade of police have no clear perception of the difference between thefts and burglaries.

The District Superinterdent attributes an increase in burglaries to the operations of a gang now captured, and a decrease in thefts to better supervision. As regards cattle theft he remarks that unless the cattle are found a charge of theft is seldom instituted. I fancy the police have something to say to this; as by merely reporting the cattle as missing they are able to get rid of hopeless cases.

The increase in thefts is assigned to the high price of food grains, and the decrease in burgliries to the prosecution of bad characters and the conviction of some

professional criminals.

Burglaries have increased out of all proportion to thefts. The

District Superintendent thinks the figures for these
last worthless as crime is not reported in nonpolice villages, but overlooks the fact that the more heinous crime is just
as likely to be suppressed. I agree with him though in thinking that nothing
is to be gained by examining returns for such a district as this.

The decrease in thefts is due to the complainants in land disputes,
which were formerly taken up as theft, being
now referred to the Magistrate. The increase in
burglaries is due to maladministration, the details of which are not given, in
the town of Cuttack in the second and third quarters.

The disproportionate increase in thefts is due to the institution of wood-cutting eases by the officials of the Forest Department. These are at the most only technical

thefts, and I am not sure that they ought to be classed under this head.

A decrease of 15 in thefts is attributed to a good harvest and to increased vigilance on the part of the police, whilst an increase of 29 in burglaries is said to be due to the difficulty of detection. The explanation is, I consider, superficial and unsatisfactory.

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An increase of 112 in ordinary thefts is said to show better reporting, whilst the Moghya Dome settlement is given as the reason for a reduction of 145 in burglaries.

The District Superintendent points out that theft by night from a house, the door of which has been left open, may be equally well shown under section 880 or section 457. In the former case it comes under serial 44 as an ordinary theft, and in the latter under serial 36 as a burglary.

It is not very easy to follow the explanation given in this district for an increase of thefts and decrease of burglaries, but the District Superintendent seems to wish to say that thefts have increased owing to scarcity, and that burglaries have decreased owing to professional criminals being better looked after. His theory is that a man driven to crime by distress begins with theft and no doubt this is true, but a very brief apprenticeship will tond to convert him into a burglar.

true, but a very brief apprenticeship will tend to convert him into a burglar. I have already in paragraph 262 in my remarks on crime in class V in the Dacca Division given it as my opinion that the main reason for these fluctuations is to be found in want of uniformity in procedure and classification, and I may add to this that it is a fallacy to suppose that what influences the one offence will influence the other. In Behar and Western Bengal the third quarter is the best suited to burglaries as the mud walls are then softened by damp and the pattering of the rain on the tiles on a wet night deadens the sound of the burglar's tool. Elsewhere the weather gives no such assistance, but the houses are for the most part so flimsy and insecure that theft can be distinguished from burglary only by an arbitrary and artificial distinction, and throughout the Lower Provinces there will always be most thefts at the seasons when crops are ready to cut, or the grain is left unprotected on the threshing floor.

CLASS VI.

277. The almost uninterrupted increase of offences under this class, which had risen from 14,996 in 1878 to 29,554 in 1883, has not been sustained there having been the heavy drop of 1,077. As will be seen from the table given below, this is more than accounted for by the marked diminution in prosecutions for local and public nuisances. Under this head, serial 57, there is a decrease of 1,362 cases, whilst excise cases have also fallen by 565. Cases under the Arms Act, on the other hand, show a rise of 122, and serial 58, other special and local laws, of 205.

		1474	1479.	1980	1851	1882.	1993	1894
Class VI	•••	14,996	15,694	24,086	24,054	27,181	29,551	28,477
Public and local nuisances		9,068	11,727	16,437	17,223	19,572	22,071	20 709
Balance, all other causes	•••	5,928	6 967	7,619	6,831	7,609	7,483	7,768

It is to be observed that old serial 47, belonging to gangs of thugs, dacoits, robbers and thieves, under which there were six cases last year, has now been removed to its proper place in class III.

Percentages, always good under this class, are for cases 90.0 against 89.8, and for persons 57.8 against 88.8. The new percentages are:—

		1883	1884
Percentage of cases investig	gated to cases reported	94 5	91.2
	in conviction to cases decided	90 8	90 5
Ditto police cases end	ing in conviction to cases investigated	89 9	900
	anding in conviction to cases decided	•••	916
Ditto of persons releas	sed in police cases without being brought		
before a Magneti	rate to persons arrested by the police		-1
Ditto of persons convict	ted in police cases to persons arrested by the	nolice	88 9
Ditto of persons convic	ted in police cases to persons sent up for tria	1	88 6

278. There is a trifling increase of 40, which is out of all proportion to the serious increase in the number of offences against property and shows that the law is differently worked in different districts. I give below the results for the last five years:—

		Truo	Cases)	Convictions	Percentage of police	Persons	Convicted.	Acquitted.
		(8805,	ın∀estigat•d	cases m bolics	cases convicted to cases investi- gated.	tried		Tref available
1890	•••	935	825	587	62 7	1.015	683	283
1881	•••	1,042	931	570	61 2	1.197	716	406
1882	•••	1,121	1,010	745	716	1.202	712	351
1483	***	1,082	979	667	68 1	1.167	746	848
1884		1,122	957	641	66.9	1.260	774	201

Results, it will be seen, are not quite so good. The total number of cases, including direct cases, ending in conviction is 755. The district figures show that in Khulna, Sarun, and Pooree the instruction to show each person tried as a separate case has not been attended to, instances of neglect which will have to be explained. As noted last year, statement J, (old statement M), does not show cases pending from the previous year so that the total of convictions in it (679+61), will not agree with the total given above.

The following districts have done badly:-

		Convictions.					
Beerbhoom	•••	•••	•••	19	***	•••	2
Rajshahye	***	•••	•••	17	***	***	2
Julpigoree	•••	•••	•••	9	•••	•••	3
Mymonsingh	•••	•••	•••	23	•••	•••	8
Pooree	***	•••	•••	21	•••	•••	9

These figures, as well as the explanations given on other points noted will be again referred to when reviewing the divisional reports.

279. Statement J is given below.

			<u></u>	1	8	3	4	5	6	7	8	Q	10
Drerr	licts.			Number of cases instituted on report of the Police.	Unwher of cases instituted by petition before Magis- trate.	Number of cases in column 1 in which conviction followed.	Number of cases in column 1 in which acquittal fellowed.	Number of cases in column 2 m which conviction followed.	Number of cases in column 2 · in which acquittal followed.	Number of cases in columns 1 and 2 tried in the village of accused.	Number of cases in columns 1 and 2 tried at Court.	Longest duration of any case,	Average duration of cases.
Burdwan Bancaora Hererbincom Midnapore Howrah 14-Pergumaha Nuddea Jesawe Khulna Moorshedahad Dinagepore Rajshahye Rungpore Rajshahye Rungpore Bagea Julpigore Julpigore Julpigore Dacca Furreedpore Hymensiugh Chittageng Noakholly Tipperah Moantlerpore Durbhungali Shahabad Moantlerpore Durbhungali Shanabad Moantlerpore Purneah Sarun Monghyr Bhagulpore Purneah Santal Pergum Maldah Cuttack Foorse Ralesore Gnrhats Hasarsebaga Singbboom Manbhoom Manbhoom				19 12 20 24 14 42 33 6 6 17 18 12 36 84 17 14 34 34 35 50 7 26 33 86 17 11 4 34 34 34 34 34 34 34 34 34 34 34 34 3	3 14 10 3 11 12 15 6 11 2 14 18 18 18 19 18 18 19 10	16 11 3 14 6 6 51 17 11 12 12 10 27 28 28 80 6 10 12 12 17 16 13 60 12 17 17 17 18 18 18 18 19 19 19 19 19 19 19 19 19 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	3 1 6 6 8 8 8 10 10 1 5 5 11 1 17 9	5	1	8 12 5 19 8 4 42 28 9 22 28 8 37 10 23 33 7 30 47 102 17 14 8 18 17 20 24 8 18 17 20 26 63 18 8 10 15 8 8 10 15 8	14 16 6 7 7 7 2 2	Days. 76 44	Days. 20°9 12°5 12°5 12°5 11°28 41°35 14°0 82 41 59 16 12°7 59 145°3 11°5 12°7 24 21°87 10°82 21°87 10°82 21°87 10°82 21°87 10°82 10°87 10°82 10°87 1
	7	otal	•••	1,034	144	679	269	61	65	761	310		

The number of cases instituted on petition has risen from 120 to 144. The districts which exhibit an undue proportion are Backergunge with 15, Sarun with 14, Midnapore with 14, Furreedpore with 19, Rungpore with 21, and Pooree with 16. Of these the first two were specially singled out last year for the same reason, and Backergunge also attracted notice in the report for 1882.

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Cases of this nature are still apt to be postponed and to remain pending on the files for an unduly long period. In the following districts the average delay was two months and more:—

			Average duration.			Longest duration.
			days.			days.
Jessore	••	***	140	••	•••	810
Julpagoree	•••	•	148	•	•••	167
Mymensingh	•••	•••	145	•••	•••	393
Bhagulpore	***	•••	60	***	•••	208

In Sarun a single case was pending for 1,318 days, or for well over 3½ years. Of course where cases hang on in this inordinate way the chance of a conviction is poor indeed. The average time a case was pending was 38.6 days in Bengal Proper, where only 86 cases were tried in Court against 519 tried on the spot, and 20.6 days in Behar where 166 cases were tried in Court and 84 upon the spot. Results certainly do not show that prosecutions have been instituted indiscriminately; on the contrary the heavy increase of offences against property should have led to something like a corresponding increase in the number of bad characters prosecuted; but the amount of work at head-quarters now-a-days is such that it is often difficult to find an officer to take up a case locally, whilst another difficulty is that only specially selected Magistrates can new exercise powers under section 110 Criminal Procedure Code. It appears to me however that more cases might be tried by District Magistrates while on tour: the amount of time so spent is surely long enough to allow of cases of this nature being tried, and it might be well to see what is actually done in this respect.

The number of bad characters under police surveillance was reduced by 1,463, from 45,269 to 46,806. The number is still very large in the following districts:—Bankoora, 2,137; Midnapore, 2,593; Moorshedabad, 2,262; and Dacca, 2,318. That the danger of ordering a reduction is that it is often carried out too jealously and without a sufficient amount of discretion has been recently shown in Darjeeling, a district mentioned in connection with this subject in former reports, where names removed will now have to be restored. Inspections continue to show errors of omission and commission on the part of Magistrates trying cases with regard to orders of surveillance, and it is very advisable that these orders should be carefully checked and that anything objectionable should be brought to the notice of the District Magistrate. But that the number is not susceptible of anything like a substantial reduction is proved by the fact that enquiries in the dacoity circles have brought to light numbers of instances of old dacoits whose very existence was unknown and unsuspected by the local officers. A man released in a heavy case on account of some legal technicality or petty flaw in the evidence is not now likely to be lost sight of, but the difficulty is to make up for the omissions of past years, whilst guarding against the tendency to suppose that a man once under surveillance is to remain so indefinitely.

281. As noticed above there is a fall in these of 565 cases. The total number of convictions was 2,189 of which 1,846 were in police cases. Results are better being for cases 70.8 against 65.7 and for persons 81.7 against 77.5.

The following table gives a comparison of the chief headings of excise cases for the last three years:—

				1882	1863.	1894.
Illicit distillat	non	•••	••	284	255	218
		f country spirit	•••	626	668	673
Ditto	ditto	opium	••	567	546	612
Ditto	ditto	ganja	•••	52 0	629	598
Ditto	ditto	fresh tarı		302	176	. 206
Ditto	ditio	fermented tars	•••	462	713	816

Very nearly half the cases of illicit distillation come from Beerbhoom whilst the Sonthal Pergunnahs return 78 cases of illicit possession or sale of country spirit, and Gya and Hazaribagh contribute 214 of the opium cases.

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Ganja cases have fallen off: the districts with most cases being Gys with 90, Pooree with 67, Cuttack with 42, the 24-Pergunnahs with 38, and Chumparun with 36.

Fresh "tari" cases have increased by 30, and fermented "tari" cases by 103. Of the former Howrah shows 54, Chittagong 39, and the 24-Pergunnahs 36: whilst of the latter the 24-Pergunnahs has 367, Moorshedabad 63, Durbhunga 80, the Sonthal Pergunnahs 56, and Mozufferpore 48.

In the number of vendors punished there is the large increase of 140: Sarun having the excessive number of 87 and Howrah of 54 out of a total of 553.

282.

SALT CASES.

Districts	F-1004		Nur ber of salt races.	Number of persons arrested.	Number of persons	Number of persons acquitted.	Quantity of salt attacked,	Quantity of sale released by order of the Magnetrate,	Quantity of Sult	Total amena' of
				311	97	14	Md4 8, C.	Mds. n. c.	Md9. 8. c.	Rs. A. P.
Midnspore	{	1489	119 35	35	80	8	1 36 12	0 71 12	1 10 0	145 12 0
Howrah	1	1893 1884	20	p 31	18 2	8	200 8 0	200 0 0	1 10 14	218 0 0 7 0 0
21-Pergunnaha	{	1448 1444	128 107	123 106	116 92	7	12 27 0 26 9 2	1 0 0	12 27 0 23 9 2	512 0 9 650 2 0
Khuinah	{	PART LANS	236 400	236 807	221 378	12 18	80 28 18 80 0	14 3 14 29 35 0	25 24 15 9 27 6	516 7 8 756 7 0
Backergunge	{	1948 1841	121 75	120 84	114 78	8	18 10 11 26 13 1	1 10 0	17 U 11 25 3 12	431 2 8 286 8 4
Chuttagong .	}	1483 1483	156 31	159 38	145 29	14	73 25 12 109 36 12	30 37 19 97 39 8	42 28 0 10 37 4	760 4 6 183 13 4
Noskholly .	{	1481	312 184	3/6 169	809 155	56 14	12 24 14 32 34 0	1 30 A	10 34 6 32 38 0	705 0 3 567 2 6
Guttack	{	1443 1944	169 113	190 151	14R 117	1 8	25 24 24 1 107 10 2	.n~ 3€ 0	25 24 21 8 11 12	639 14 6 556 7 3
Pontre	{	1941	10 V	9	ı) B	:.	0 20 9 0 12 6	:.]	0 20 9 0 12 5	87 0 4 85 0 0
Rajesore	{	1483	176 130	1H1 131	140	14	62 12 6	2 18 0	4 24 0 61 5 6	470 2 1t 10,43 1 9
Total for Bengal	{	1941 1881	1,137 1,089	1,618 1,120	1 359 1 032	120	446 12 13 603 35 3	301 0 6 430 18 12	145 11 113 173 8 6	4,671 9 3 4,200 6 4
Patna	{]443]443	61 31	an UT	53 28	3 2	0 17 9		0 17 4	• • ••
ilya	Ş	3843 1844	50 41	51 44	50 41	3	2 5 14 3 28 7	:	2 5 14	••
Shahabad	{	1443	20 11	20 11	17 11	3	1 37 31 2 36 6		1 37 34 2 36 6	87 O O
Mosufferport	٠ {	1541	249 215	252 217	215 213	17	10 19 8 9 24 8	• • }	10 17 3 9 18 12	••
Durbhungah	. {	198J 1841	32n 238	841 238	318 237	13	9 15 11 9 15 11	0 9 11	9 R 13 22 21 0	
Sarun	{	1483 1884	103 T00	109	102 157	7	eu 16 11 16 8 134	***	50 10 11 16 8 13}	
Chumparun	{	1888 1584	91 75	110 76	87 66	3 P	8 12 W		8 12 0 7 4 0	p
Total for Behar	{	1883 1484	903 778	914 783	H17 753	47 30	02 70 11# 85 52 1	0 9 14 0 0 5	82 11 3 58 26 34	87 0 6
GRAND TOTAL	į	1883	2,340	2,132 1,903	2,256 1,785	173	528 36 21 666 5 154	801 10 4 436 11 13	237 22 144 240 10 84	4704 9 8 4,204 6 4

As will be seen from the above table salt cases have decreased by 349 in Bengal and by 130 in Behar. The figures will be examined where necessary when reviewing the divisional reports.

283. Cases under this Act have increased by 122: Bhagulpore being again the first division with 267, whilst Patna comes next with 225. The districts with most cases are the Sonthal Pergunnahs 103, Manbhoom 72, Purneah 71, Chumparun 64, and Sarun 63.

BURDWAN DIVISION.

•										Police	NUMBE	e of Pas	50 35
Dra	TRICI	18.		True cases in 1883.	Cases reported in 1884.	Paise	True cases.	Total cases ending in convic- tion.	Cases enquired into by police,	cases ending in convic- tion.	Brought to	Convicted.	Acquitted.
Burdwan Haneoorah Beerbhoom Midnapore Hooghly Llowrah			***	1,481 264 390 448 2,216 1,954	985 102 500 467 2,058 1,769	 8 1	985 198 497 466 2,058 1,768	902 188 448 420 1,886 1,790	955 173 4×9 419 2,048 1,763	969 164 441 394 1,878 1,695	1,025 202 548 537 2,109 2,205	934 187 454 487 1,918 1,971	98 15 44 47 184 234
	7	otal	***	6,753	5,971		5,960	5,549	5,846	5,440	6,586	5,941	62

There is a decrease of 787 cases, or 11.6 per cent; two districts only, Beerbhoom and Midnapore, exhibiting an increase, Burdwan has 496 less.

The decrease is chiefly under nuisances, and is due in the Commissioner's

opinion to the law being better known and better kept.

285. The increase of 107 in Beerbhoom is in bad livelihood cases, in Arms Act cases, and in nuisances. Of the first of these there were 19 against 3 in 1883 and 2 in 1882, but the number is short of what it should be considering the outbreak of dacoity in the second half of the year and it is not satisfactory to find that of the 19 persons sent up 7 were discharged, 10 were pending trial and only 2 had been convicted. It would have been better too if the cases had been instituted in time to be a prevention rather than a cure. In Bankoorah where things are quite as bad, there were 12 cases and 11 persons had been convicted. No reason is given for trying in court 15 out of 38 cases in Midnapore and 14 out of 22 in Burdwan.

286. An increase of 96 in nuisance cases in Beerbhoom is attributed to the negligence of the town police that is of the prosecution which is not the way to encourage attention to this part of their duties. I found too when inspecting at Sooree that some constables had been punished for very properly protesting against being made to work as jemadars of mehtars; a misconception

of their duties which I should hardly have expected to exist.

287. As in most divisions the Arms Act is very leniently worked though Beerbhoom shows an increase of 23 cases due solely to default in taking out licenses.

288. The excessive number of cases of illicit distillation in Beerbhoom has failed to attract attention, possibly because the district exhibits a decrease as compared with 1883. It still has however 122 cases against 30 in Burdwan, 33 in Bancoora, 60 in Midnapore, 65 in Howrah, and 71 in Hooghly. Excise cases generally show an increase of 14, there having been again several important seizures of opium in the Hooghly district when on its way to Chandernagore.

289 In salt cases there is a decrease of 78 in Midnapore and of 16 in Howrah due to the discontinuance of the prosecution of retail vendors for petty irregularities. The Commissioner remarks that the proposal to substitute a land patrol in Midnapore for the river one is still pending, and again observes that the size of the district prevents any possibility of a minute supervision of

the saliferous area.

290. Class VI.

PRESIDENCY DIVISION.

					Total		Police	Numb	er of Per	SONS-
Districts.	True cases in 1883.	Cases reported in 1884.	False cases.	True cases.	cases ending in convic- tion,	Cases enquired into by police,	ending in	Brought to trial,	Convicted.	Acquitted,
Nuddes	1,722 546 322 e17 831	2,153 835 247 563 1,005	1 1	2,152 854 247 863 1,005	1,966 667 210 525 867	2,121 838 216 543 976 4,694	1,950 652 187 511 826 4,126	2,896 984 840 591 1,060	2,144 709 252 540 896	240 205 84 50 154

The increase of 983 cases is spread over every district except Jessore which shows a decrease of 75.

291. Out of 141 vagrancy cases only 16 were tried in court and except in Nuddea results were very fair. Increased attention was paid to this subject in the 24-Pergunnahs where 50 cases were taken up. It is to be observed as showing how little private prosecutions are to be trusted that out of 21 direct cases 17 were discharged.

292. There is a decrease of 54 which is partly due to a separate serial being now assigned to opium cases. Moorshedabad has 58 cases less, Khulna 44 less, and the 24-Pergunnahs 63 more. The divisional report does not notice these fluctuations and no details are given. Results are slightly better.

293. Under this there were only 23 cases, none of which are worth

Opium Act. noticing.

294. Khulna has 163 more and the 24-Pergunnahs 16 less, the total for the division being 506, whilst the amount paid in rewards was Rs. 751 which is at the rate of something less than Re. 1-8 a case. The police are said to have shown increased activity and this is all the more creditable to them considering the very poor return they received in the shape of rewards.

295. There is an increase of 655 cases: the 24-Pergunnahs having 234

Nuisances. more, Nuddea 275 more, and Moorshedabad 191
more. Greater activity owing to pressure brought to bear on the police is the reason assigned for a state of things in direct contradiction to that prevailing in the Burdwan Division where we were told prosecutions had fallen off because there were fewer cases to be prosecuted. I fancy the increase under observation more really represents the actual state of affairs, and that cases can still be found if looked for.

296. Under this there is a decrease of 41 cases, 126 against 167. The

24-Pergunnahs returns 5 against 38, Moorshedabad 9 against 5, Nuddea 40 against 15,

Jessore 31 against 52 and Khoolna 41 against 57. No notice is taken of
these fluctuations except in the first-named district the Magistrate of which
states that his policy is not to prosecute but to induce persons to take out
licenses.

297. Class VI.

RAJSHARYE DIVISION.

								Total		Police	Numb	er of Pei	reone—
D18	TRICT	rs.		True cases in 1863.	Cases reported in 1886.	False cuses.	True cases.	ending in con- viction.	('ases enquired iuto by police.	Cases ending in con- viction.	Braught to	Convicte d.	Acquitted.
Dinagepore Rajahahyo Rangporo Bogra Pubna Darjeeling Julpigoree		 Fotal		421 351 191 201 141 1,135 318	1,412 184 101 305 261 949 128	1 1 1 1 	1,411 183 100 504 251 948 128	1,328 130 82 287 210 563 106	1,205 139 63 291 227 945 106	1,153 98 44 265 193 862 92 2,702	1,448 218 105 328 301 1,049 161	1,359 158 133 298 251 987 124	87 56 31 23 46 59 25

In this division there is an increase of 579, fluctuations generally being somewhat violent. Thus in Dinagepore the number of cases has more than trebled having risen from 421 to 1,411, an increase only ten short of a thousand, whilst the only other districts with more cases are Pubna with 110 more and Bogra with 43 more. Of the remaining four districts Rajshahye has a decrease of 168, Julpigoree of 190, Darjeeling of 185 and Rungpore of 21. Bogra and Rungpore therefore are the only districts in which the change is not a marked and noticeable one.

298. Bad livelihood cases have fallen off by 34, a decrease which would be heavier but that in Rungpore 21 cases more were taken up direct. It is worth noticing as being opposed to general experience that convictions were obtained in 17 out of these 21 cases. The police on their part sent up only 18 cases a plain proof that they neglected their duty in this respect, leaving it in great measure to be discharged by private prosecutors. Dinagepore had only 7 cases and Julpigoree 9, whilst Pubna, a much smaller district than Dinagepore,

and a much less criminal one than Julpigoree, had 37. Results too were very poor in Julpigoree, only 3 persons being convicted against 4 acquitted, and the district requires working up. Trials in court have been satisfactorily accounted for. Of the Pubna cases the bulk came from Serajgunge where there is said to have been an "unusual stir among policemen." The Julpigoree cases all came from the same locality, Debigunge, an additional unsatisfactory feature. For the second year running there have been no cases in Darjeeling and this, coupled with the indiscriminate way in which bad characters have been released from surveillance, has of course much to say to the present outbroak of dacoity there. In Darjeeling and in Julpigoree the same neglect has led to the same consequences. There was great, and unexplained, delay in Rajshahye, Rungpore and Julpigoree.

299. These cases have further fallen to 161, or including opium cases, which came under the same serial last year, to 177

against 194. Dinagepore and Darjeeling are the only districts exhibiting an increase: in the latter a special sub-inspector is said to have been appointed and to have worked "very well," but according to the return all the cases were sent up by the police. In one case a sub-inspector received a reward of Rs. 300 "for discovering an unlicensed grog-shop," but no details are given. The Magistrate of Pubna explains the small number of five cases by the fact that liquor is now so cheap that there is no illicit distillation.

Under this head alone Dinagepore has 1,330 cases, which is more 300. than half the number for the division. The Nusances number returned in 1883 was 371, and the number for the adjoining district of Rungpore is only 40. In both these districts there is said to have been more energetic working on the part of the police but an increase of over three hundred per cent. demands a fuller explanation which will be called for. A decrease in Rajshahye is attributed to the establishment of latrines, one in Julpigorce to better observance of the law, and one in Darjeeling to strict orders being issued against the police taking up these cases suo motu. The last explanation however is hopelessly at variance with the return according to which all the cases reported were so taken up, there having been no direct cases at all; and I fail too to understand either the legality of, or the necessity for, such an order.

301. Forest cases in Darjeeling have again risen from 46 to 203, owing in part to a number of them having in former years been shown as theft,

whilst cases of cruelty to animals have fallen from 195 to 93.

302. There were 106 cases under the Arms Act, the lowest numbers being 7 in Rungpore and 10 in Julpigoree.

303. Class VI

DACCA DIVISION.

					_				-	
Districts	Trn Cause 4 in 168)	Cases 10 ported 10 1884	False (2565	True cases	Total cases ending in c ii viction	Canes inquired into by police	Pelice Cists ending in con viction	Brogght tc Linel	Convicted to an	Acquitted
	:	•	-	•	:	· —	,			
Daces Furreedp re Backersunge Mymensingh	664 946 307 281	748 341 425 264	2 4 3	746 317 425 263	743 315 878 822	777 275 3 9 102	726 253 241 166	961 407 44 5 111	876 814 994 252	82 78 66 54
Total	1,698	1 818	H	1 810	1 456	1 603	1,986	2 145	1,854	274

There is an increase of 212 cases. Dacca has 122 more, Backergunge 118

more, Mymonsingh 19 less, and Furroedpore 9 less.

304. Vagrancy cases have increased everywhere except in Mymensingh where the number, 23, is less than in any other district in the division. It might be thought that strictures repeated for two successive years would have had the desired effect, but it has not been so, and all I can do is to put the fact on record. Of the 23 cases again 6 were instituted on petition and results were singularly bad, only 8 out of 21 persons tried being convicted. Results in the other districts were good, but 19 cases in Backergunge and 15 in Furreedpore were instituted on petition, always an unsatisfactory feature. No explanation is given as to why 4 of the Mymensingh cases were tried

in court, nor of undue delay there and in Backergunge. The average time a case was under trial in Mymensingh, 145 days, is longer than in any other

district in the province except Julpigoree.

305. There is a slight falling off in excise, whilst excise officers continue to do their share of the work to an extent not approached elsewhere: the police having sent up only 68 out of 196 cases. The outturn is not at all equal, Dacca having 23 and Backergunge 29 cases against 70 in Furreedpore and 74 in Mymensingh.

306. It is now explained that arms cases in Backergunge in 1883 were incorrectly shown under "Other special and local laws." This year's figures call for no remark.

307. Class VI

CHITTAGONG DIVISION.

Districts.		True cases in 1883	Cuses reported in 1884	Palse	True cases	Total cases cases cading in con-	(naes enquired int) by police	Prlice cases andiag in con ciction	Bight to	ER (P)-R	Arqu tred
Chittagong Nonkholly Tippernii	4	129 307	522 76 473	3	522 73 471	467 65 450	495 64 438	413 56 424	89 812	509 86 483	60 22 29
	Total	905	1 971	8	1 068	963	997	975	3 165	1 0*1	1.1

Against an increase of 53 in Chittagong and of 166 in Tipperah there is

a decrease of 56 in Noakholly.

308. The number of bad livelihood cases in Chittagong is remarkably low, only two, of which one was a petition case, the only one in the division. Tipperah on the other hand had 34 cases, an increase of 31, and Noakholly 14. Results were fair.

309. Chittagong has done better in excise cases having 75 against 18 in Tipperah and 7 in Noakholly. The Commissioner is satisfied with the number

of cases in these last two districts.

310. Salt cases have tallen from 142 to 28 in Chittagong, and from 37 to 19 in Noakholly. The heavy decrease in Chittagong is attributed to an increase in the consumption of duty-paid salt, and to the police having discontinued the habit of employing boatmen to detect cases, this being the cause of the riot noticed above in paragraph 92.

311. Class VI

PARNA DIVISION.

		-				, — -			
Districts.	True (ages (ases in rep ried 183) in 1851	l also cases.	True canon	Total (BM 8 ending in con viction	(uses enq med into by p lic	Plice crees inding in n vi tion	Br wht to /	Cent Cf-1	Legusterd a
Patna (1) a Shahadad Morufferport Durbhungah Sarun Chumparun	5 0" 4 3 650 4-11 51-2 7 14 (Ur 450 44.2 465 346 630 674 280 3/0 8 114 6 747	38813553	8 GF 2 80% 676 458 341 771 599	8 355 \$46 617 436 419 589 972	3 609 469 684 448 940 591 376	3 511 407 607 428 311 508 383	4 247 f xi 7 xis 4094 5) 507 410	8 699 576 652 492 492 676 876	54: 75 58 34 36 36 36

A decrease of 1,390 cases is more than accounted for by Patna which shows a falling off of 1,422 cases. The fluctuations will be treated under their proper heads the only other district totals requiring notice being a decrease

of 124 in Durbhunga and an increase of 119 in Chumparun.

312. Bad livelihood cases fell from 347 to 256. Mozusterpore had only 7 and Chumparun only 13, whilst there was a decrease of 39 in Saiun and of 32 in Gya. Out of 17 petition cases 14 came from Sarun, 9 of them ending in an acquittal. This is the district in which a case was pending for 1,318 days, well over three and-a-half years, but no notice is taken of it in the report. The Magistrate thinks that prosecutions have presumably failed owing to there being fewer budmashes, but the presumption is hardly a safe one. The Magistrate of Shahabad where there were 10 cases less discourages prosecutions where there

are not strong reasons, and the Commissioner thinks that his order to try these cases locally has helped to bring on the decrease. More than half of the cases however, were tried in court. Gya so tried 25 out of 34, Shahabad 38 out of 54, and Sarun 71 out of 77: so that this cause was obviously wanting in effect. Of 283 persons sent up only 185 were convicted: results being worst in Shahabad and Sarun.

313. Arms Act cases have nearly doubled, having risen from 113 to 225, of which Patna contributed only 2.

314. The police sent up 535 out of 640 excise and opium cases.

315. In nuisance cases there is a falling off of 1,463 cases, the decrease in Patna alone being 1,342. It is explained that the courts in Patna are compassionate to delinquents and fail to show a proper regard for sanitation thus discouraging the police from sending up cases. I presume these remarks apply to Honorary Magistrates, but Patna is not the only place where popularity, particularly if it costs nothing, is preferred to the discharge of duty, and where sanitation is looked upon as a troublesome 'fad'.

316. Class VI

BHAGULPORE DIVISION.

Дина	True tases in 1883	Cases reported nu 1584	False cases	Trile (8468	Total cases ending in con viction	Cases enquied int i y polici	Polico cases ending in con viction	Brought to trail trail	Conveted Conveted	Acquitted - 9 HOPE
Monghyr	154	596	10	596	453	165	2×9	£ 3:2	<i>E</i> 3	185
Blieg alpore	1 140	4(A	8	461	392	158	384	193	403	78
Poin sh	992	290		289	271	255	243	317	200	27
h nthal Pergunnaha	202	461	3	458	413	400	643	5.st	4 M	FG
Maldah	191	144		148	121	1 17	1-4	19	129	*\$0
Intal	_ 652	1910	16	1 943	1 650	1 725	3 461	2 2or	1 840	144

A decrease of 710 cases is attributable to a change in procedure in Bhagulpore where the Bench now refuse to convict under section 34 of Act V persons sent up for committing nuisances elsewhere than on the road. A by e-law would provide an easy remedy but one it is not in the power of the district officer to apply.

317. Bad livelihood cases are anything but equally distributed. Monghyr had 96, the Sonthal Pergunnahs 27, Bhagulpore 13, Purneah 8, and Maldah none. Of these all but 20 of the Monghyr and 16 of the Sonthal Pergunnahs cases were tried on the spot—a marked contrast to the disregard of Government orders shown in the rest of Behar. The variations noticed between different districts are not explained.

318. These were 267 in number of which 130, mostly smuggling of outstill liquor, come from the Southal Pergunnahs where the sudder distillery system is in force.

319. Class V1

ORISSA DIVISION.

	_		_									
		l rue				Total cases	Симон	Police	'	ER OF PRE	IBONS—	
_	Districts		(ason reported in 1884	f alse			enquired into by police	ending in con- viction	Brought to	Converted	Acquitted	
		1			1							
(uttack	•	727	146	6	430	887	421	357	760	678	78	
1 JOTHA	10	581	615	1	612	534	588	519	708	589	104	
Balasor		250	289	1	287	219	283	246	832	296	81	
Compliate		52	•		4	•	•	•	•	•		
	Tota;	1 583	1 350	8	1 342	1 154	1,994	1,126	1,803	1,565	208	

There is a decrease of 241 cases. Cuttack has 288 less, the Gurjhats

48 less, Pooree 58 more, and Balasore 37 more.

There were 30 bad livelihood cases, of which 10 belong to Cuttack and the remaining 20 at Pooree, 16 of these last being petition cases. The number last year was 2 only, one in Pooree and one in Balasore, but no reason is assigned for the increase.

321. The decrease in Cuttack is in nuisance cases and is accounted for

by the introduction of the latrine system.

Excise cases show a falling off: the number being 154 against 251. Cuttack has 58 cases less and Pooree 15 cases more. Balasore has only 14 cases, showing that the subject has again failed to receive attention. Only 9 cases were instituted by excise officers.

323. Cuttack has 104 salt cases, a decrease of 60, Balasore 40, and

Pooree 9. No explanation is given of these figures.

324. Class VI

CHOTA NAGPORE DIVISION.

	 7	= =,			, – ,					
Districts	True cases in 1883	Cases 11 p rted 1n lb#4	Palen cures	True (ases	Total cases ending in con viction	Cause enquired nt) ly polics	Police can n cading in ii liction	Braht fr	E OF PE	le uttel
							· '			' ''-
Hazardugh Lohardugea Bingbh om Maubhocui	205 7 17 166 107	295 855 1 15 1 17	7	278 No. 145 141	909 780 10 161	275 H ^o 1 4 1 9H	7-4 (h 104	; 9 85" 111 26	291 51 11 4 22)	5) 61 -4 14
7 otal	1 36"	1 167	8	1,450	1 204	1 516	1 160	161	7 1 1	17
· —	1		·	1		7 72.7				

There is an increase of 94 for the division. Hazaribagh has 17 less, Singbhoom 31 less, Manbhoom 24 more, and Lohardugga 115 more.

325. Hazarıbaglı has 26 cases against none last year, Lohardugga 9 against 1, and Manbhoom 14 against 19. More attention has thus been paid to the subject, but there is still much room for improvement. Only one case, a Lohardugga one, was tried in court.

Excise cases show 121 against 131, and opium cases 117 against 123. 326.

The falling off is not sufficient to require notice.

327. Arms Act cases show a trifling increase of 10. Of the divisional total, 198, 72 are from Manbhoom: where the Deputy Commissioner thinks the police were unduly zealous.

Six hundred and forty-one cognizable cases were reported during the 328. year of which 2 were not enquired into and 31 were declared false leaving 608 true cases against 690 in 1883. The decrease of 82 calls for no special notice. 392 persons were convicted against 92 acquitted or discharged, the percentage of persons convicted being 76.2 against 74.8. The percentage of property recovered, which had risen from 26.5 in 1882 to 52.0 in 1883, again fell to 36.3; the complainants in several cases being unable to say how or where the loss had occurred.

Four hundred and thirty-six non-cognizable cases of which 89 were for 329. cattle trespass, were enquired into and 418 persons were convicted out of 456 brought to trial.

330. Not a single case of heinous crime was reported.
331. The police have been war-The police have been very successful in dealing with professional crime and great care has been taken to trace out the accuseds' antecedents; all the men sent up having been convicted and adequately pumshed. The Assistant Inspector-General gives details of a number of these cases of which one may be mentioned here. In it a resident of Bantra in the Howrah district who had only that morning been released from the Alipore Jail, obtained Rs. 5 from two Garrows released with him, on pretence of getting them tickets for Dacca, and then left them at the Howrah station after taking tickets for Burdwan. He was arrested after some trouble and sentenced on a

fourth conviction to seven years' rigorous imprisonment. The subjoined table gives the reconvictions for the years 1883-84:—

	Year	Number of persons recon- victed,	Number with one pre- vious con- viction.	Number with two pre- vious con- victions.	Number with three pre vious con- victions.	Number with four pre-	Number with five pre- vi us con- victions	Number with six pre- vious con- vious,	Number with more than aix pri- vious con- victions.
1894 1883		18 21	7 8	8	8	" 1	" å	•	*** g

332. There were 123 accidents against 152 in the previous year and 73 persons were killed, of whom 13 were Company's servants, and 12 were cases of suicide. Only 35 persons were injured, 15 of these being outsiders. Of the accidents eight were petty collisions, and none were of a serious character. Out of 17 Company's servants sent up, 11 were convicted and 6

discharged or acquitted.

- 333. Seventeen true cases of obstruction were reported against 12 in 1883, and of 34 persons (including 23 children) sent up, 25 were convicted. Two cases only were serious; in the one two men were convicted and one acquitted at the Sessions, and in the other the accused were discharged. In the first of these cases the accused were all railway men, their object being to obtain the dismissal of the line mistree, in whose section the obstruction was caused. The case which occurred near Sahibgunge was well worked out by Inspector Rebello, one of the defendants being sentenced to ten and another to seven years' rigorous imprisonment, and the police concerned received a reward of Rs. 500 given by the Company. In the second case, the gate-keeper of a level-crossing had incurred the resentment of an influential resident by closing the gates at night-fall, and thus preventing cattle from crossing after dark. Sleepers were placed across both lines of rail, but, although some evidence was forthcoming, it was not thought sufficient. In neither instance were any vehicles derailed.
- 334. Spike thefts have been carried on on a larger scale, 1,061 having been stolen against 452, and results were poor, only seven persons having been convicted in 19 true cases.
 - 335. The four cases of running train theft were all unsuccessful.
 - 336. In 12 opium cases Rs. 1,332-5 was given as rewards.

NON-COGNIZABLE CRIME.

337. The decrease of 3,163 cases is the result of fluctuations which will be dealt with separately under each class. The figures are given below:—

			Number			
			1883.	1884	Increase in 1884,	Decrease in 1884.
Abetment		•		•• •	••	••• •
Class I		•••	8,682	8,288	•	394
" 1I	•••	•••	57	63	6	•• •
,, III	••		1,350	1,148		202
" IV	***	•••	54,444	51,867	423	200 640
,, V	••	•••	9,351	9,629	278	
. vi .	•••	•••	13,790	10,135	••	3,655
Special laws		••	22,857	23,238	381	••
	Total	• •	1,10,531	1,07,368	1,088	4,251
Net decrease	•••	***		***	8,1	68

- 338. Class I.—The decrease of 394 is chiefly under offences against public justice, 337, and offences relating to weights and measures, 89. Offences by public servants have increased by 28 and false evidence by 55.
 - 339. Class II.—There is nothing to notice under this class.
 340. Class III—There is a decrease of :02 cases under extortion.
- 341. Class IV.—Against a decrease of 857 cases under criminal force, there is curiously enough an increase of 1,386 under hurt. There is a constant tendency to confound the two offences, the definitions of which

may be said, practically speaking, to overlap, and the fluctuations between the two are of no real importance. The net increase for the class is 423.

342. Class V—Has an increase of 278 due to an increase of 398 under

mischief.

7

343. Class VI—Exhibits a decrease of 3,655 which occurs under every serial except 22—offences relating to religion, but is chiefly noticeable under Criminal Procedure Code cases which have fallen from 6,182 to 3,478.

344. Under "Special Laws" pound cases show an increase of 836, vaccination of 140, and municipal of 749, whilst there is a decrease of 437 under salt, of 381 under Act V, of 367 under chowkidari, of 174 under excise, of 121 under arms, and of 96 under stamps. The net result is an increase of 381.

under arms, and of 96 under stamps. The net result is an increase of 381.

345. The police were employed in 4,973 cases, a percentage of 4.6 against 6.4, but of these 1,157 are under criminal force, and 933 under hurt. These are just the class of cases in which police interference should be avoided, and it is not satisfactory to find that the hope expressed last year, that it would decrease, has not been realized. It would be interesting to know how many of these 2,090 cases were referred to the police by Magistrates, and how many were taken up suo motu. The return, however, does not give this information.

The police are the complainants in the great majority of security cases, so that it is difficult to see how they could have been employed in only 533 out of 1,509 such cases, little more than a third. They had too much to do with cases of miscarriage, having taken up 37 out of 63 cases.

346. The number of cases transferred from cognizable to non-cognizable

is 4,084, an increase of 33 only.

347. I give for each district percentages of cases in which process was issued, and of persons who appeared to persons summoned. The figures, which show a very different state of things in different districts, will be found noticed under the divisions to which they belong.

RUDDWAN	Themaran
KINDINWAN	DIVISION

		Burdy	wan Div	ISION.		
Districts.				1	Percentage of cases in which process was issued.	Percentage of persons who appeared to persons summoned.
Burdwan	••	•••	•••		88.2	72.2
Bankoorah	***	•••	200	***	55 5	83 5
Beerbhoom	••	•••	•	•••	81.8	56 1
Midnapore	•••	•••	•••	•••	82·1	72.2
Hooghly	•••			***	83 1	75 3
Howrah	•••	•••	•••	••	810	93 0
			Total	***	81 7	76 0
		Presii	ENCY DI	VISION.	,	
24-Pergunnals			•••		83.8	68-6
Nuddes	•••	•••	•••	•••	84 0	60.19
Јенчоге		•••		• • •	84 1	62.6
Moorshodabad	•••	***	•	•••	89.7	61.1
Khoolna	•••	•••	•••	•••	52-9	90.3
					-	
			Total	••	82.2	65.6
		Rajsha	HYE DIV	sion.		
Dinagopore		•••			74.4	87:3
Rajshahye		•	• •	•••	82.9	101.4
Rungpore		•••	•••	***	68.01	1 98
Bogra	•	***	•••		84.5	82.8
Pubna	4	•••	••	•••	74.1	68 5
Darjeeling	•••		••		71.9	101 7
Julpigorce	•	•••	***	•••	65.4	916
			Total	•••	74.5	83.8
		\mathbf{D}_{A}	CCA DIV	ision.		
Dacca		•••	***	***	66 6	72.8
Furredpore	•••			•••	45.1	89.6
Backergunge	***	•	•••	***	78 9	60 D
M ymen-ing h	•••	••	•	***	789	09.2
			Total	•••	67 3	72:3

CHITTAGONG DIVISION.

Districts.				U	Percentage of ages in which roces was issued.	Percentage of persons who appeared to persons summoned.
Chittagong	***		***		62-5	58 8
Noakholly	•••	•••		•••	57.07	62·07
Tipperah		•••	***	•••	72 8	
	•••	•	***	***		54.4
			Total	•••	65-2	57.4
•		PAT	TNA DIV	ision.		
Patna	•••	••	•••	•••	86 07	87.8
Gya		••	***	•••	97 07	105 8
Shahabad		.,	•••		74.3	73 5
Mozufferpore	•••	•••		***	58.6	85 9
Durbhunga	•••	•••	•••	•	75 9	87 1
Sarun			•••	•••	74 3	73 3
Chumparun	***	••	***	•••	38-4	106 1
•				•••		1001
			Total	•••	72 4	85 7
		Внаси	LPORE D	IVISION.		
Monghyr	•••		•••	•••	80.2	75-9
Bhagulpore	•••	••	•	***	90.6	59 09
Purueah	•••	•••	•••	•••	78-2	43 8
Southal Perguni	nahs		•	•	79.8	76 7
Maldah		•	•••	••	70 3	78 9
			Total	•••	81.1	67:3
		Ori	ssa Divi	SION.		
Cuttack	•		••	•••	58 2	72 5
Poorce			••	••	67 1	72.2
Balasore		•••	•••		49 8	1(N)
trurjhat	•••	•••	•••	•••	942	1103
			Total	••	60 1	79.1
		CHOTA N	AGPORE	Divisio	N.	
Hazarıbagh	•••	•••	•••	***	62.6	1015
Lohardugga	•••	***	•••	•••	80 8	692
Sugbhoom	•••	***	•••	***	54 9	100 5
Manbhoom	***	***	•••	•••	74 4	100
			Total	•••	70 7	98 2

Bankurah in the Burdwan and Khulna in the Presidency Division both show well as regards both percentages, whilst attendance was poor in every other district except Howrah.

Dacca Division.—Complaints are evidently carefully tested in Furreedpur;

the other districts have nothing to notice.

Bhagulpore Division.—Process was somewhat too freely issued in Bhagulpore: in Purneah there was a marked tendency to settle cases out of Court, probably due to delay in disposing of them.

(Irissa Division.—The backward condition of the Gurjhats, and the conse-

Orisia Division.—The backward condition of the Gurjhats, and the consequent absence of frivolous litigation should account for the large number of cases in which process issued. As regards the number of persons appearing there and in Balasore, it is difficult to see how the figures can be correct.

348. Burdwan Division.

	- -						ī	-	_		-		
				CABES INS	LITUTAD		Number of Persons-						
				<u> </u>		Cuses in		,	, –		- -		
	Districts.			1884.	1884	Process was	Summoned	Actually appearing before the Court.	Convicted	Acquitted.	Awaiting trial		
Burdwan Bankoorah Beerbhoom Midnaper Hooghly Howrah	- · ·		•	3,714 1,211 1,254 4 496 4 570 3,601	3,397 1,075 1,415 4,729 4,410 3,528	2,998 897 1,189 8 895 8,566 2,860	3 006 776 1,503 4,512 3,945 3,470	3,622 648 849 5,287 2,974 8,286	1,672 811 490 1,644 1,613 1,938 7,668	818 309 200 1,443 894 804	100 28 4 63 91 88		

A slight increase of 218 appears in Burdwan, Beerbhoom, and Midnapore. The percentage of persons convicted is 55.5 against 54.7: Bankura is worst

with 47.9 against 58.3.

349. Fluctuations generally offer little to notice; under class IV the Magistrate of Burdwan remarks that an increase in assault cases is due to quarrels about the right to use tanks for purposes of irrigation. The Magistrate of Beerbhoom considers an increase of 126 to be "probably only nominal and assistant at 12. The disciplination of 126 to be "probably only nominal and assistant at 12. The disciplination of 126 to be "probably only nominal and assistant at 12. and accidental." The divisional increase is 947.

350. In explanation of a decrease in his district of 113 under class VI, the Magistrate of Hooghly states that in 1883 security cases under chapter VIII (b) Criminal Procedure Code, were erroneously included. There is a decrease in Criminal Procedure Code cases of 42, but the statement fails to explain an

increase under other heads.

351. As regards the use made of the police, Midnapore returns 147 cases against 204, and Hooghly 119 against 60. With respect to these latter the District Superintendent observes that 60 out of the 119 cases were originally instituted under cognizable sections, and that 41 more were under the Hackney Carriage Act. The divisional report goes on to refer to paragraph 60 of circular N. as authorizing the exclusion of such cases, unless enquired into by order of the Magistrate, but the circular quoted merely refers to police registers, and has nothing to do with Statement A, Part II. Our information as to the employment of police agency in connection with non-cognizable crime is imperfect enough as it is, but it would be altogether misleading if column 8 of the statement were to show only cases referred:-

352.

PRESIDENCY DIVISION.

				CASES INC	TITUTED.	Cases in	Number of Persons—					
DISTRICTS.			1983.	1884.	which process was	Summoned.	Actually appearing before the Court,	Convicted.	Acquitted.	Awaiting trul.		
24-Pergunnaha Nuddea Jossore Khuina Moorshedabad	To	otal	P44 404 -00 F/A	5,125 2,469 3,698 1,921 3,213	5,924 2,072 3,650 1,529 2,701	4,960 2,515 3,070 510 2,504	0,104 8,311 4,195 948 8,062	4,192 2,023 2,028 857 1,672	2,365 1,066 1,312 386 984 6,082	1,057 648 1,173 372 654 3,024	37 21 15 37 43	

There is an increase for the division of 541. The increase in the 24-Pergunnahs continues, having been 1670 in two years. Nuddea has 513 more and Jessore 42 more, whilst the two districts of Moorshedabad and Khulna show a falling off of 421 and 392. Two districts therefore show a considerable increase, two a corresponding decrease, and the fifth is almost stationary. The percentage of convictions of persons is decidedly better: 52.5 against 45.5. The increase is chiefly under class IV, and is due, the Magistrate of Jessore thinks, to a prosperous year, and to the people having more money to spend on litigation. The Magistrate of Nuddea assigns, amongst other reasons, the more perfect reporting of cases by chowkidars, but I do not see how this can affect non-cognizable crime. In the 24-Pergunnahs there is a large increase under municipal cases, due it is said, to special measures taken by the Barnagore Municipal Commissioners, but no details are given :-

353.

RAJSHAHYE DIVISION.

					CARR INST	TITUTED.	()	Number of Persons-					
Districts.				1883,	1894.	Cates in which process was issued.	Summoned.	Actually appearing before the Court.	Convicted.	Acquitted.	Awaiting trial.		
Dinasepore Rajshahye Rungpore Borra Pubna Pubna Darjeeling Julpigoree	 	***	lotal	000 000 000 000 000 000	1,425 1,263 2,138 977 1,849 442 719	1,473 1,133 1,757 954 1,684 846 651	1,096 940 1,195 790 1,248 249 415	1,163 1,363 1,363 1,553 979 2,221 886 622 8,107	950 1,383 1,343 812 1,523 261 494	455 643 743 320 790 174 241	289 384 448 378 566 102 183	22 44 7 16 89 3 6	

There is a decrease for the division of 846, which is spread over every district except Dinagepore. Rajshahye has 130 less, Rungpore 381 less, and Pubna 155 less: in no other district does the fluctuation exceed one hundred.

354. The Magistrate of Dinagepore, where the number of offences under class II is nil against 64 in 1888, explains this by the assertion that in the old form offences under 323 and 334 were included under this class. This, however, is a mistake. 1883 was the first year in which these offences became non-cognizable, and they were then as now shown under class IV. It follows that the figures for these two classes, submitted by this district for the year 1883, must have been incorrect.

Darjeeling has 11 cases of extortion against none in 1883, upon which the Deputy Commissioner remarks that "extortion is one of the offences liable to crosses in classification, and is sometimes put under hurt, wrongful confinement, or, more often, criminal intimidation."

356. In class IV in Dinagepore there were no cases of wrongful confinement, whilst in Rungpore criminal force has fallen from 925 to 556. Nearly all the Dinagepore cases were under criminal force, and the Magistrate thinks that many of them belong properly to hurt. As before remarked, the two offences are often confounded.

Municipal cases in Darjeeling fell from 165 to 33, "the Deputy Commissioner having withdrawn from the police the duty of enforcing the bye-laws

which he thought they exercised to a harassing degree."

Police agency was most resorted to in Dinagepore. The Commissioner writes:—" The Magistrate has since issued a very stringent order to the Subordinate Magistrates not to make over cases to the police without his knowledge, or in his absence without the knowledge of the officer in charge." Dinagepore is not the only district in which a step in this direction is needed, and in which cases are made over with little regard to anything but the convenience of the Subordinate Magistrate. The custom is looked upon with favour by the police themselves and by litigants, facts which to any one of practical experience should be quite enough to condemn it.

359. In Rajshahye and Darjeeling the number of persons who appeared

is again greater than the number summoned:-

DACCA DIVISION. 360.

	- <u>-</u>				-			
	CARES INSTITUTED				A			
			Cases in		<u> </u>			
Districts.	1683.	1984	Man seened back can must p	Rummond appearing before the Court		Convicted Ac	Await ng	
				-	·	<u>'</u>	}	
Daces Purcedpore Rackergunge Mymensingh	5 579 4 549 5 1 19 5 1 N5	5 (163 3 H51 2,958 4,943	3 776 1 782 2,434 3 908	4 034 2 647 2 738 4 48 7	2 998 2,375 1 648 3 108	1,749 1,124 861 1, 68	1 014 412 (5) 1 378	+ F - 6 91 70
Total	20,453	17,515	11 795	13 HOM	10 061	5 594	3,8%	190

Dacca shows a small increase of 84, whilst in the other three districts there is a falling off, that in Backergunge, 2,181, being specially noticeable. Furreedpore has 598 less, and Mymensingh 242 less. The total for the Division is 2,937 less.

The large decrease in Backergungo is accounted for by the exclusion, for the first time, of cases under chapter VIII (B), Criminal Procedure Code, and that in Furreedpore is said to be apparently due to the same cause. As a matter of fact, however, cases under chapter VIII (B) were equally excluded under the form superseded, and it follows, therefore, that these two districts submitted incorrect returns in 1883. Dacca has nearly one-third of the whole number of cases instituted. In this district, and still more in Mymensingh, process was too freely issued, and a large number of the persons summoned never appeared. The percentage of persons convicted has fallen off, being 55.5 against 69.5. Backergunge is worst with 49.2.

361. Police agency was employed to a very difference districts. Dacca shows a percentage of '4, Backergunge of 4'3, and Furreedpore districts. Mymensingh. and I am disposed to doubt Police agency was employed to a very different extent in different if the Dacca ones can be correct, but the report does not notice the variations.

362. ()nly 159 of the cases instituted were declared false, which gives a percentage of 9. This the Commissioner considers very satisfactory, and no doubt it is, if correct. At the same time the divisional percentage of cognizable cases declared false is 8, and cognizable cases are usually better sifted and more carefully tried than non-cognizable ones.

363. A decrease of 49 cases under class V in Dacca is said to be due to the activity of the police, a remark which needs explanation, as also does the further remark for the same district that a decrease of 233 in class VI is owing "to the strict measures adopted to check bad characters and habitual offenders."

364. None of the serials under class VI have any connection with

professional crime.

365. Under special laws, offences under the Stamp Act have increased from 57 to 123.

366.

CHITTAGONG DIVISION.

	CASES INSLITUTED		Cases 111	Ausber of Parsons-					
Districts *	1883.	1864	which	Summoned	Actually appraring before the court	Convicted	Arguitted	Awaiting trial	
Chritagons Noakholly Tipperah Total	2 210 9 442 4 442 10 494	2,524 3 455 4 551 10,530	1,589 1 978 8,41 5 6,866	1,H29 2 111 4 822 8,294	1 679 1,929 2,154	550 719 1,436 2,714	170 406 724	26 20 47	

There is a small increase of 36: Chittagong has 314 more cases and Noa-kholly 13, whilst Tipperah shows a decrease of 291. In this last district an increase in cases of extortion is owing to a bench having been allowed to receive complaints—a practice to which the Commissioner objects. Noakholly has 124 cases under section 551, Criminal Procedure Code, all of which ended with the restoration of the women.

Results are slightly worse, the percentage being 57 against 57.9. The police have not been employed to any unusual or undue extent.—

367.

PATNA DIVISION. .

endangerraph (potential) control of the control of	Cars instituted		Cara an 123	Number of Persons—					
THERRY TO	1583	1886	which process was lamed	Yummoned	Actually appearing before the court	Convicted	Acquitted	Awaiting iral	
Patua (1792 Mhahabad Mozuff() poi Duibhunga Barun (humpai un	9 034 1 465 2 423 1 873 1 929 2 990 1 999	2 /91 1 446 2 6,8 4,249 1 771 2 598 1 6/7	2 40 5 1 70 2 1 898 1 206 1 355 1 351 645	3 254 2 134 2 518 1 194 3 t 0 4,004 718	2,740 2 250 1 651 1 657 2 067 2,202 7(4	1 484 1 492 9°2 780 1 486 3 301 4 2	451 609 76" 751 441 1 002 480	41 25 23 70 20 "9	
Intal	1/ 030	1 461	11 211	15 876	1 1,6 16	7 607	4 301	258	

A decrease of 561 is spread over every district except Shahabad and Mozufferpore. A decrease of 618 under criminal force is attributed to a change of procedure in a single sub-division, Sewan, where trespass cases are no longer shown under this head. There is a very large decrease of offences under the Pound Act, 749 against 1,478, but no explanation is given, the only remarks quoted being those of Magistrates in whose districts the offence has increased.

In Gya and Chumparun the number of persons appearing is again greater than the number summoned. The percentage of cases in which process issued is curiously enough abnormally low in the one district and abnormally high in the other. Very little discrimination can be exercised in Gya, whilst in Chumparun, on the other hand, redress must often be denied.

368.

BHAGULPORL DIVISION

•		٠.	-	-		-			
	CARR INSTITUTED			NUMBER OF PIRS NS-					
Districts			Carcuin						
		1845	1484	was issued	Bummoned	Actually appeared before the court	Convicte d	Acquitted	Awasting trial
				<u>. </u>		i — -		` 	
Monghyt		2 587	2,47,	2 410 2 846	8 850 2 063	2 921	1 541 746	995	is is
Bhagulpers Purnean	•	2 575	2 471	1 9 13	8 206	H/8	180	314	81 51 26 5
Southal lergunnals Maldah		8 183	3 41 7	3 758 USS	3 278 882	2 51¢	3 765 340	459	5 15
William					-			·	
	Total	11,306	1.2 (47	0 963	18 875	8,678	4 972	2,71,)	178
	Total	11,506	19 (07	9 963	18 875	8,678	4 972	2,71,)	178

There is a net increase of 911: Monghyr has 669 more, the Sonthal Pergunnahs 292 more, and Bhagulpore 107 more; the other two districts show a decrease.

369. Coming to classes, class I has an increase of 289, mainly due to a large number of prosecutions of chowkeydars in Bhagulpore for not reporting offences and deaths. An increase of 53 under false evidence is satisfactory. A decrease of cases under criminal force is due to the people having less money to spend in litigation. Results are slightly worse, 57.3 against 58.3.

370.

ORIGA DIVISION.

7	man spiller department and and	CABNES IN				Yt M	BER OF PRE	SONS-	
	Diarricts	1893	1984	Map matted a treefa a treefa (was 111	Summoned	Actually appearing before the court	Convicted	Arquitted	Awarting trust
(uttack Poore: Bains :: Gurjhat-	Total	50 1 74 1 7 12 1 t 2	2 51r 2 23 1 356 114 6 011	1 484 1 319 678 112 3 613	1 948 2 071 1,055 174 5, 28	1,411 1,497 1 (86 192 4,137	749 766 698 117 2 596	978 686 121 66	86 20 31 3

The totals are somewhat uneven, Cuttack has an increase of 13 and Poorce of 278, whilst Balasoro has 233 less, and the Gurjhats 48 less,

the net result being an increase of 10 only.

371. Under class I, social 4, offences against public justice, Cuttack has 76 cases against 33 last year, and Poorce 77 against 35. Of the Poorce cases 17 were investigated by the police—a point remarked on by the Commissioner as being objectionable. This district too shows a large increase, 93 against 32 of offences under serial 6, false evidence and false complaints. In neither instance is any explanation given. Under class IV the Commissioner remarks that both in Poorce and Balasore too much use has been made of police agency.

Salt cases do not show well; Pooree has none at all, whilst in Balasore they have come down from 132 to 89. On the other hand, Pooree has 242 municipal cases against 141, and Balasore has 58 stamp cases against 8, the

divisional totals under the two heads being 329 and 71.

Results are much the same, 562 against 564

372

CHOTA NAGPORE DIVISION.

AND MARKAGES THE SAME				-		= -E		-
	CABR 1483	LET PER			Pane	ER OF PRE	90##—	
Districts	1893	1766	pane f	hummoned	Actually appearing before the court	Convicted	Acquitted	Awaiting trail
linsare bagb Lobin dugash kingh hoom Man bhoom	1 034 913 177 751	744 (F1 32 710	16 13- 12' 13(961 8 39 192 983	906 740 105 983	523 358 115 741	185 214 40 8	26 11 21 29
f tal	2-4	-, 349	1 662	2,875	2 825	1 597	536	1.7

Singbhoom is the only district which shows an increase, the falling of for the division being 446, whilst results are slightly worse, 54.4 against 579. The decrease is spread over all the classes, except class II, in which there is one case against none in 1883. Lohardagga is the only district, the figures for which as given in columns 5 and 6 do not require attention. In Manhhoom every person summoned is shown as having appeared, and the same thing happened last year, whilst in the other two districts the number who appeared is in excess of the number summoned.

	Columnar		NAMES OF L	384 B (02	Number of A forms sent up.	Number of A forms disposed of at first hearing.	Number of A forms remand-	Number of A forms regand.	Number of A forms remand-	Number of A forms remand-	Number of A forms remand-	Number of A forms remand-	forms remains as to see the second	ಕ್ಷ ಕ್ಷ	Percentage of cases decided on first two hearings for 1869.	Revara.
	Burdwan	. {	Burdwan Bankoora Brerbhoom Midnaporu Hooghly Howrah	000 0 000 0 000 0 0 0 0 0 0 0	1,00	1 132 272 4 850 9 1,969 7 2,015	181 52 112 206 248 181	61 71 142	25 25 125 74	43 32 17 80 61 17	22 30 16 80 88 15	22 17 5 40 20 8	62 43 7 58 23 14	47 9 46 8 70 0 50 8 84 6 92 3	35.7 72 0 50 7 87 0	20 ditto 23 ditto, 17 ditio.
			To	tal	7,71	4,879	940	630	853	250	147	112	207	75 9	79 1	111 pending.
,	Presidency	, {	24-Pergunnal Nuddea Jensore Kudelna Moorshedaba	d' ::	3,886 1,503 985 1,071 1,389	368 348 513 549	555 429 239 137 237	191 212 168 110 179	729 191 110 69 105	71 102 79 66 78	46 79 50 42 47	28 51 26 28 35	28 160 42 41 50	88 8 50 0 50 6 62 5 59 0	80°4 47 3 55 7 66 3 67 6	55 pending 45 diffo. 40 diffo
<u> </u>	.		To	:a.	8,343	3,962	1,507	960	6 3	- Ay6	201	171	321	et. 8	66 3	149 pendang.
S T T T T T T T T T T T T T T T T T T T	Rajshahye	{	Dinacopore Rejshahve Bungpore Bogra Puina Darjeeling Julpigore	* :	668 811 672 400 784 881 204	270 284 164 1: 5 41 571 87	198 179 191 107 141 180 98	108 135 126 41 144 68 62	55 78 89 62 116 24 25	28 89 54 18 5.1 18	19 80 20 26 71 5	16 15 9 16 34 5	25 22 17 46 45	61 5 56 0 53 2 44 2 86 0 86 0	67 0 55 6 51 0 19 5 27 4 76 2 54 2	50 pending 46 ditto
			Tot	al	4,515	1,468	1,041	726	159	256	180	ng	221	55 2	54 1	85 pending
	Ducca	{	Dacea Furre-dpore Backergungs Mymonsingh	**************************************	903 5 17 782 1 239	987 205 177 381	208 91 130 217	176 78 109 182	85 41 95 134	40 27 78 149	17 11 46 97	18 10 63 74	24 61 78 144	55 6 55 6 39 2 28 0	44 () 47 7 34 6 20 6	53 pending. 10 ditto 6 ditto. 118 ditto.
		- 1	Total	11	3,650	800	734	544	888	201	171	163	507	13 4	37 U	152 pending.
	Chattagong	. {	Chittagong Noakholly Tupperah	,	534 344 961	194 102 369	105 48 181	80 39 148	48 54 110	39 22 72	90 90 45	17 11 22	35 30 36	55°9 17 0 50 4	54 5 4' 9 41 5	14 pending. 38 ditto.
:		1	Total of Benga		1,811 25,960		134	8,027	214 1,986	191	85 696	502 1	140,	BO 7	67 £	53 pending.
4	Patna		Patna Gya Shahabad Mozufferporo . Durbhunga Sarun Chumparun		1,034 1,004 1,177 673 1,104 787 1,056	445 112	246, 1860 263 316 246 229 807	120 164 238 86 152 179	82 92 168 49 90 87	87 60 111 15 52 65 59	64 64 50 17 87 41 42	61 22 33 11 27 27 27	74 45 15 55	62 7	65 S 60 S 60 S 60 S 60 S 60 S	54 pending. 81 ditto. 17 ditto. 36 ditto. 36 ditto.
and a			Total		6,908	2,008 1.	763 1	.091	652	139	271	192	318	544	67 2	181 pending.
	Bhagulpore	. { }	fonghyr Shagulpore Turnean Conthal Perguns Ialdah		971 783 954 872 865	300 300 300	269	131 183 183 100 114	190 100 91 51 85	75 46 51 13 56	52 34 36 8 22	28 26 19 11 8	50 8 4 7	16 8 16 8	46 4 12 7 76 6 73 75 7	29 pending. 34 ditto. 35 ditto. 36 ditto. 37 ditto.
			Total Total of Behar		-	,127 1,0					_					104 pending.
•															-	on lunding.
Onime.	Origina	र्ड	uttack coree alasore uı jhats	: [778 1,078 618 161	51 34	86 1 86	N6	53 11 6 68 8	77	8.	41	25 4	49 5	0 4 0 4	if pending. 21 ditto. 6 ditto.
اريـ			otal of Oriesa		1,525		08 1	13 1	149 1	72 14		78 13	31, 50		-	69 pending.
CHOTA BAGPORE.	Ohota Nagpore.		narringh hardugga gbhoom anbhoom	:	881 646 241 503	99	61 1 61	136 130 30 86	67 86 18 40	8 3	٥	3 1	10 65 10 65 19 30	3 60	7	18 pending, 9 dute.
		G	al of Chota Na ERAND TOTAL reentage	. 61	736 16,	841 6: 054 8,87 8 5 81	5,5	21 8,5			1,00		8 69		-	27 pending. 25 pending.

As will be seen from the table given on the opposite page, the percentage of police cases decided on the first two hearings shows little change, and calls for no remark. The divisional percentages of cases decided on the first two hearings are given below:—

					1882.	1883.	1984.
Burdwan		•••	***	•••	77.8	79.1	75·9
Presidency		•••	• •	•••	61.4	66.4	66.8
Rajshahye	•	•••	***	•••	55.2	54.2	55.2
Dacca	•••	••	***	•••	45'8	37	43.2
Chittagong	•••		••	•••	45.1	47.3	50 7
Patua	•••	•••	•••	••	58	57:2	54.4
Bhagulporo	•••	•••	•••	***	68-3	57·6	54 5
()r194&	***	•••	•••	***	57.2	69	5 0 3
Chota Nagpore	•	•••	***		50.7	60 D	55.7

The Commissioner of Burdwan remarks on the readiness with which weak officers grant remands, referring especially to Burdwan and Bankoora, where cases had been remanded 17 and 32 times. In Rajshahye, and no doubt elsewhere too, the Court Sub-Inspector submits a daily statement of remands, so that any undue frequency can be at once detected, at all events at head-quarters. An additional statement is, however, certainly not to be desired, nor is there any necessity for one, if the District Magistrate will only send for and periodically examine the case registers. A very little time given to supervision in this way produces an excellent effect, and when cases needlessly drag on for weeks and months, all that it means is that subordinates are not looked after and kept up to the mark.

Daca, though still last, exhibits considerable improvement. In Furreed-pore, where the percentage is 52.0, things would have been better; but that, for some reason unexplained, the Magistrate during the first half year directed that all police cases should be tried by the same officer. In Mymensingh, where changes seem to be from bad to worse, the percentage fell from 29.7 to 27.8: the reason given being that for nearly half the year the sudder subdivision was without a Joint and with only one Deputy Magistrate with full powers. As a consequence of this the percentage of cases remanded more than

six times has nearly doubled the rise being from 6.2 to 11.5.

The Magistrate of Purneal, where 50 cases out of 954 were remanded more than six times, complains that one of his subordinates, who has since resigned, was "incorrigible in the matter of remands and harassing of witnesses." It is not said why he was not reported. Manbhoom shows 129 cases out of 502 romanded more than six times, against 11 in Hazaribagh and 10 in Lohardugga, both districts, where the work is heavier. When inspecting in this district, I found that one Deputy ignored a remand, if the accused was not called up on the day fixed, and in support of this view, had struck a number of remands bodily out of his case register. This illustrates what was said last year as to the way in which bad officers conceal or explain away delay and procrastination.

(VICTION
•

Соминеноляна Виленорь.	Total murber of persons re- murted hering the year. Number of offenders against whom one previous conviction was proved	Number of offendars against whom two proved, proyed, Xumber of offenders against whom three previous convertious were proted.	Number of offenders against whom four pre- vors convectors were proved.	Number of offender name whom the pre- vous considents were proved.	Number of offenders against whom an pre- vious convetions were proved.	Number of offeaders against whom seven or more previous con-
Hurdwan I readeney Rajahahye Chitagong C	168 117 169 125 120 97 167 86 55 43 416 295 176 108 77 138 97	80 6 10 17 0 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$8 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	silve	1 1	*** *** *** *** *** *** *** *** ***

There is an increase of 323 in the number of reconvictions, which is apread over every division except Daces. The figures last year were curiously enough just the other way, Daces being then the only district which showed an increase.

The increase in reconvictions is of course attendant on the general increase in cognizable crime and does not appear to me to call for either apology or explanation. The quarterly statements are very carefully scrutinized, and all instances of inadequate sentences are at once brought to the Com-

missioner's notice.

The Commissioner of Burdwan notices a Midnapore case reported to him from this office, in which the accused, who had previously served six months for theft, was, on reconviction for the same offence, sentenced to six weeks In explanation it was elicited that the Judge had embodied his views as to sentences on reconviction in a quasi-circular from which I give an extract. He writes:—"The longer the interval between the former and present conviction, the less weight should be given to the fact of the former one, and with the lapse of time all consideration as to the former conviction should vanish." Mr. Beames remarks upon this that, whilst every case must be governed by its own merits, section 75, Penal Code, lays down no limitation as to time; that any such indefinite rule as that laid down by the Judge is calculated to produce mischief; and that the High Court should be moved to cancel it.

I am not aware if any application has been made to the High Court; but I would point out that the issue of such circulars, whether formal or informal,

is unauthorized, and likely, if unchecked, to lead to complications.

375. Photographs—One hundred and torty-two criminals were photographed during the year. Of these 50 were Burwars, 2 poisoners, 38 railway pick pockets, 15 Judua Brahmans, 20 Purdesees and 2 Sonars. Photographs are now circulated to all central jails, and six men were recognized by their

photographs.

376. Uriminal Tribes — These have continued to be looked after, and there is little new to report in connection with them. The Commissioner of Burdwan notices a Nomad tribe called from their eating the flesh of jackals, Sialgirs, who migrated into Bengal from Lucknow two centuries ago, and have now settled down on the confines of Balasore and Midnapore They are well under check but payments of black-mail dating back to a time when they had things more their own way, are still continued.

their own way, are still continued.

The settlements of Mughya Domes in Chumparun have got through a bad year satisfactorily and with increasing stability; whilst in Sarun the attempts made to reclaim them have brought about a decrease in burglaries from 815 in 1882 to 507 in 1884. In the latter district efforts are being made to induce the zemindars to give another bigha for each adult male, implements have been provided, and with the rest of the Government grant ploughs and

bullocks are to be purchased to replace those hitherto lent.

CONDUCT OF THE POLICE.

377. Burdean Division.—The remarks are favourable in every district. The Commissioner notices want of discrimination in giving rewards in Boerbhoom, and mentions a case in Howrah, where a sub-inspector and a head-constable charged with ill-treating the accused and witnesses in a murder case were acquitted at the Sessions. These charges appeared to me from the first to be merely part of an ordinary line of defence, but the Judge's comments in dismissing the murder case were so severe that a full enquiry was inevitable. The District Superintendent of Midnapore remarks upon an undoubted tendency on the part of inspectors to shirk personal enquiry into heinous cases, due, the Commissioner thinks, to there being generally cases in which the subordinate police have been unsuccessful. I have discussed this question with Mr. Stack, and we are both of opinion that an unwillingness to enter the witness-box is at the bottom of it. The license of cross examination, claimed and enjoyed now-a-days by prisoners' advocates, is such that a senior police officer is naturally unwilling to place himself in a position where his every act and word will be perverted, and where he is tolerably certain to be made the object of reckless imputations, against which there is practically no redress.

Presidency Division.—The Commissioner says that the conduct of the police as a body was on the whole good, but does not reproduce the opinions of any of his officers.

Rajshahye Division.—The Dinagepore, Rajshahye, and Pubna reports are all favourable, whilst the Magistrate of Bogra, differing from the Assistant Superintendent in charge, thinks the smaller number of prosecutions of police officers was owing to laxity on the part of the late District Superintendent. The Julpigoree police are considered weak in detection—a general failing. Of the Rungpore police, Mr. Newbery writes:—"Rungpore has been for many years the penal district where the refuse of other districts were sent for punishment, with such material good work is impossible;" and the Commissioner thinks that the remark that inefficient and ill-conducted police are sent to Rungpore is well founded.

Rungpore is an unpopular district, and a good man's unwillingness to go there will naturally not be lessened by the discovery that he is likely to be considered "refuse sent for punishment." It must take its share of inferior officers like any other district, but I demur to the statement that it gets more than its share, and it would therefore only appear that an average man sent there deteriorates for reasons which have not been stated—probably the men fall ill and lose all energy. The Deputy Commissioner of Darjeeling gives the Terai portion of the police a very bad character, saying they are the worst he has ever seen, and adds that the Terai is used as a punishment ground for the petty officers of other districts. In the rest of the district the police, and especially the lower ranks, were well spoken of.

Dacca Division.—Mr. Reily, the District Superintendent of Mymensingh, whilst describing the police as unreliable and a source of continued auxiety, thinks that they are now in hand, and that their conduct has been on the whole fairly good. The reports for the other three districts are all favourable.

Chittagong Division.—In the Chittagong district the Magistrate speaks of the police in high terms, though the Commissioner thinks there is still much room for improvement. Of Tipperah, where only two men were dismissed and three judicially punished, it is said that few districts can show better results, and the Noakholly police are also commended, only 13 men in the whole division were punished judicially.

Patna Division.—Conduct generally is pronounced to have been satisfactory, but the Magistrate of Sarun finds occasion to repeat the complaint that his district has been badly treated in the matter of transfer, most of the subordinate officers received having been thoroughly bad bargains. The complaint does not appear to be intended to refer particularly to 1884, and the return shows that only 10 men were dismissed and five judicially punished. The Magistrate of Durbhungah considers that in detective ability the Behar police are much inferior to the Bengal portion of the force.

Bhagulpore Division.—The Purneah police attracted special attention during the year, and the Magistrate protests against his district being treated "as if it were a Botany Bay for inefficient or offending officers." Exactly the same complaint is made in the case of Rungpore and the Darjeeling Terai, both like Purneah, unhealthy and unpopular districts, where constant transfers would be the only means of securing an average amount of energy. The Commissioner dissents from a remark of my predecessor's, that it rests with the local officers to choose good men to fill up vacancies, observing that untried men are not suited to such a place as Purneah. The remark, however, referred to promotions, not to first appointments, and it would certainly not tend to improve things if the local police knew that they had no chance, and that all promotions would be made in Calcutta. Mr. Weekes further complains that a senior assistant was replaced by a junior, but this happened in the ordinary course of promotion, and after a specially selected District Superintendent had been sent to get things into order.

Nine men were judicially punished in Purneah, and fifteen dismissed. The former total is lower than that of any other district in the Division except Bhagulpore, but it is so likely to mark lax supervision, that I cannot see in it any reason for congratulation. None of the other districts call for any

remark.

Orisea Division.—The Commissioner remarks that, judging from what came before him on appeal, it would appear that punishments were injudiciously imposed, and my own inspection afforded me ample evidence that such was the case, and that orders were too often harsh and arbitrary, whilst the arrival or departure of certain officers was invariably attended by a marked increase or decrease in punishment. The Commissioner does not refer to any of the district reports

not refer to any of the district reports.

Chota Nagpore Division.—In Manbhoom there has been an increase in the number of punishments, and the Deputy Commissioner of Lohardugga remarks on the absence of detective ability which leads to a want of confidence on the part of the people. Beyond this, there is nothing in the reports

which calls for notice.

BENGAL POLICE OFFICE; CALCUI IA, The 11th July 1885.

J. C. VEASEY,

Offg. Inspector-General of Police, L.P.

APPENDICES.

PERIOD—1894.
THE LOWER PROVINCES.
ARRA OF THE LOWER PROVINCES—157,242 SQUARE MILES.
POPULATION—68,085,767 SOULS.

Part I.—RETURN OF COGNIZABLE

										CA
	LAW UNDER WHICH PUNISHABLE.	Description of crime.	Reported to have been committed during the year, whether taken up by Maxistrates direct or by the Police, and including all false accutations of cognizable crimes.	Number of reported cases in column 4 not investigated under section 187, Criminal Procedure Ocie.	Reported to have been committed in pre- vicus years and brought under enquiry during the year.	Cases rending before the Courts from previous year.	Number of cases in columns 4, 6, and 7 derided.	Number of cases in columns 4, 6, and 7 ending is conviction.	Percentage of cases investigated by Police to cases reported.	Percentage of cases ending in conviction
	2	3	•	5	G	7	8	9	10	11
31	115 117 118, 119	Abetment of offence not committed, &c								,,,,
	CLASE 1.— Offences agui 131 to 136, 138 231 to 263, 407, and 471 212 to 210 224 to 226 143 to 163, 167, 188 140, 170, 171	ost the State, Public Tranquillity, Safety, and Justice. Offences relating to army and may Offences relating to coin, stamps, and Government notes Harbourng an offender Other offences against public justice Rioting or unlawful assembly Personating public servant or soldier Total	1 150 18 478 2,804 65	9	12 42 1 57	7 1 17 160 6	127 17 419 1,797 69	76 10 335 1,080 54	80°1 94°4 89°1 78°9 95°4	58 58 79 60 74
	1	II.—Serious offences against the Person. by thuga dacoits	 3 7	*****		2	 2 7	2	100.	28
	907 904, Sus 976 977 817, S18 305, S06, S00	Other murders	9 278 52 • 218 225 78 121 388	1	4 1 5 3 3	1 68 5 84 12 5 6	204 32 164 125 63 89 304	69 14 71 21 14 55 234	94'2 94'1 94'1 91'7 90'1 95'9 95'9	38 56 43 16 22 61 76
5	525, 526, 535 528 527, 330, 532 524	confession or deterring public servant Grievous hurt Administering stapsfying drugs to cause hurt Hurt for purpose of extoring proporty or confession or deterring public servant Hurt by dangerous weapon Kudnapping or abduction	828 12 12 48 1,121 265	5 17	12 8 80 7	1 60 1 3 42 19	701 8 28 846 160	458 458 8 8 386 32	66°6 87°8 80° 66°6 79°8	100 65 28 45 20
8	346 to 348	Wrongful confinement and restraint in secret or for purpose of extortion Selling, letting, or unlawfully obtaining a minor for pros-	161 22	••••	2	15	165 18	28 5	69-3	20
18	353, 854, 354,, 857	Habitually dealing in slaves Criminal force to public servant or woman, or in attempt to commit theft or wrongfully confine. Rush or negligent act causing death or grievous hurt	1,230 71	2	17 2	52 4 350	919 70	419 38	76°6 95°8	46 54
	Class III.—Serious	Total offences against Person and Property, or against	5,140	20		300	3,852	1,860	83-2	96
3	hul) And	Property only. Decoity Preparation and assembly for decoity Robbery with hurt { by poisonous or stupefying drugs by other means	219 4 16	******	6 1 4	15	102 2	32	100.	81
3		Rolibery on the highway between sunset and sunrise	24		1 5 8	1 1 8	11 11 84	. 5 6 83	94° 93°7 89°8	46 64
1	435 to 440.	Serious mischief and cognate offences	175 835 875	······	30	86 80	427 808	174	86.8	89 40 57
4	54, 455, 457 to 460	Lurking house-frespass, or house-breaking with intent to commit an offence, or having made proparation for hurt	23,220	218	585	157	8,207	1,658	96.8	48
4	12. 413	House-trespess with view to commit an offence or baving made preparation for hurt. Receiving stolen property by desorty or habitually Belonging to games of thugs, decoits, robbers, and thieves	275 6 5	1	5 1	8 3	209 8 6	127 3	100, 82,2 80,	66 87 33
		Total	25,681	221	606	961	4,682	2,298	96.4	48
8	41 to 344	.—Minor offences against the Person. Wrongful restraint and confinement Resh act causing furt or endangering life Compuls ry labour	2,996 37 5	8	6	106	1,782	528 19	56-3 89-1 60-	20 65
3	74	Total	3,038	8	66	109	1,786	543	65.7	30

MENT A.

CRIME FOR THE YEAR 1884.

	•	THE PARTY OF THE P									PERSONS.		
Invest	tigated by pol	ice.	Number	of cases in 12 to 14.	columns	sending in con-	ending in con-	d by Maristrate have occurred.	st year.		Number arr appeared o process d the ye	n other uring	,
· · · · · ·	32544		<u>a</u>	b		Vestig	ecided.	eclare ver to	l of last	er.	. 1	der	ور 13
;	in wh in the	Pol Pol	ġ	44	9 5 5 t	f polic	f polic	and ne	the end	trans	Police	nder o	H0739
Smo močin.	By order of Megistrate on complaint or of his own mutton, in which no previous informa- tion was given to the Puites.	By order of Maxie- trate after Police refused to enquire.	Ending in criction,	Ending in quittal or charge.	Pending at close of year before Mariatrate or Sessions Court.	Percentage of police cases ending viction to cases investigated.	Perventage of police cases virtion to cases decided.	Number of cases declared by to be false and never to have	Pending st	Received by transfer.	Arrested by Police.	Appearing under order of Magistrate.	Total of columns 19 to 23
12	13	14		15		16	17	18	19	20	21	22	28
987-68 825-6-6 8-6-64	940 000 460 000							·····					******
****			*****										
110 16	s	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	68 10 295	31 5 5	1	60°1 58°8 • 67°5	08*6 60*6 83*5	2 1 17	 14 1 20	2	196 26 5: 2	34 2 77	 184 29 631
424 1,617 61	13 204 2		854) 48	535 11	211	46·4 76·1	81.8	214	839	3	7,976	1,459	10,277 N
2,258	223		1,290	640	552	51.2	00.6	236	977	5	8,741	1,681	11,204
8 7	,,,,,,	******	 g	2 4	 2	 28°5	33.3	*****	8		11 20		 1: 2:
258 49	6	******	5A	103	8 50 11	21.2 20.6	35·2 59·2	30 3	161 5	*** **	17 472 53	28	1 66 5
207 188 68 116 383	9 23 5 9		62 18 10 64 230	11 74 81 39 82 62	45 16 2 4 6	28'8 8'5 13'8 42'8 50'8	45'5 18'1 20'4 61'4 75'7	27 80 15 5	81 15 4 7 11		444 180 57 96 314	15 20 12 4 8	51 14 7 10 82
710 11	27	1	1 394	1k1 6	65	50° 53°3	100° 68'5	1 37	16 111 2		1,000 13	₁₈₇	1,35 1,35
27 878 180	5 34 35	1	7 837 25	363 90	9 42 11	21.4 36.9 · 15.1	481 481 294	12 57 67	12 60 27	₁	45 1,084 193	30 235 86	1,36 30
75 14			19 5	41 9	7	16·8 27·7	31°6 35°7	45	30 3	•••••	110	67 7	23
 880	70		333	342 29	49 1	31°8 47°1	49°3 53°2	 124 2	 192		1,308 84	37×	1,77 10
67 4,888		3	1,500	1,453	318	86.7	25.4	522	(45	2	5,587	1,096	7,31
										_			
199		*****	29	45	3	16.2	89.1	54 1 3	63 5		582 8 20	58 	2
30	1	******	6	4		20-	(8)°	6	1		21	2	9
147 694 721	12 53	1	31 146 318	187	7 29 80	1	48°1 43°8 63°4	61 196 60	9 02 27	******	162 559 836	21 198 128	96 91
22,70		32	ĺ	820			64.4	1,047	195	3	8.918	214	4,58
. 34	3 9 5	*****	114	50	3	40.	67°0 66°6	27	20 7	*****	278 12	45	8
24,86	1 169	88	9,144			33.3	61'4	1,460	391	8	6,442	662	7,5
1,57 5	9 351 1 2		323			18'6 54'5	86.8	457	185	1	1,935 85	1,219 3	3,8
1,60	3		840	8			30-2	458	190		1,978	1,217	3,3

PERIOD-1884.
THE LOWER PROVINCES.
AREA OF THE LOWER PROVINCES-157,242 SQUARE MILES.
POPULATION-66,065,757 SOULS.

STATE

Part I.—RETURN OF COGNIZABLE

			2772	<u> </u>		-			*** ************		CASE.
Seral number.	LAW UNDER WHICH PURISHABLE.	Description of trime.		Reported to have been committed during the year, whether taken up by Macta-trates direct or by the Police, and including all take accusations of cognizable crimes.	Number of reported cases in column 4 not investigated under section 157, Criminal Procedure Code.	Reported to have been committed in pre- rious years and brought under enquiry during the year.	Cases pending before the courts from previous year.	Number of cases in columns 4, 6, and 7 decided.	Number of cases in columns 4, 6, and 7 ending in conviction.	Percentage of reses investigated by Police to cases reported.	Percentage of case evoling in conviction to cases decided.
1	2	3		4	5	6	7	8	9	10	11
13 14 45 46 97 48		V.—Minor offences against Property. Lurking house-treapass or house-breaking Theft for eattle		900 2,338 31,040 1,772 2,137 8,727 30 46,841	16 4 877 4 1 61	6 48 707 83 20 74	18 69 707 62 112 191 1	472 1,667 15,819 1,072 2,058 5,984 11	270 1,108 9,530 336 1,523 2,575 9	93°1 94°8 82°8 41°4 96°1 38°9 100 74°2	57-2 66-3 60-3 31-2 74-0 45-0 61-8
49 50 51 52 53 54 55 56 56 57	CLASS The state of	VI.—Other offences not specified above. Offences against religion Vagrancy and bad character	**** *** *** *** *** *** *** *** ***	29 1,131 114 2,637 560 352 707 1,206 20,717	1	8 1 1 2 6	2 72 34 32 12 4 9	26 1,007 115 2,580 540 321 740 1,181 20,670	14 755 103 2,149 400 283 094 1,084	60-7 82-7 93-2 84-1 73-5 80-2 83-4 97-2	55'8 65'8 80'5 84'8 72'8 87'3 93'7 11'7
	by Police.	Total Grand Total	•••	28,567 112,365	732	1,747	208 2,276	28,310	25,630	H1.5	80.2

HENT A.

CRIME FOR THE YEAR 1884 - continued.

											PERSONS.		
Inve	stigated by I	Police.	Number	of cases it 12 to 14	a columns	s ending in con-	s ending in con-	ed by Magistrate have occurred.	t year.		Number at appeared process the y	rrested or on other during esr.	
	the high	olice Ge	a	ъ	c	o case	Perked	casrs declared by and never to have	il of las	fer.		rder	9 6
Suo motu.	By order of Magistrate on complaint or of his own metion, in which no previous information was given to the Police.	By order of Magne- trate after Police refused to enquire.	Ending in con- riction.	Ending in acquittal or dis-	Pending at close of year before Magistrate or Sersions Court.	Percentage of police cases ending Viction to cases investigated.	Percentage of police cases viction to cases decided,	Number of cases to be false and m	Pending at the end of last year.	Beceived by transfer,	Arrested by Police.	Appearing under order of Magistrate.	Total of columns 19 to 22.
12	13	16		15		16	17	18	19	20	21	22	23
827 2,135 24,623 571 2,050 2,847	17 122 1,484 177 22 574		262 1,059 8,591 227 1,454 1,436	172 474 3,667 168 457 1,171	18 48 825 33 59 85	31°0 46°9 32°8 86°3 70°1 41°9 80°	60°8 60°0 70°0 67°4 70°0 56°3 80°	45 200 3,415 185 63 391 6	24 86 1,634 70 151 844	 1 8 1 7	528 2,409 18,640 536 8,555 3,724	41 247 4,592 703 198 5,041	2.7 24.7 24.8 3.9 10,1
33,683	2,896	38	13,038	6,050	1,068	36'7	60.8	4,314	1,710	17	80,601	11,122	43,4
14 782	3 225	*****	11 641	4 230	1 62	64-7 66 9	73·3 78·5	9	3 74	******	28 889	14 201	1,2
100 2,202 408 313 738 901	3 25 8 2 2 2 105		100 1,946 277 250 687 900	10 298 106 35 49 86	25 9 6 5 18	89°2 82°8 67°3 79°3 92°8 89°4	90°9 86°t 72°3 87°7 94°1 91°2	31 23 6 1	17 33 19 4	3	434 2,4% 4% 589 781 1,075	30 570 178 49 12 211	3,67 64 71 1,98
20,076	85	1.,,411	18,710	1,256	35	02.8	93'7	в	78		22,331	722	23,1
1,010	1		842	149	5	83.2	8479		9	,	1,377	58	1,4
26,503	454		24,264	2,215	160	90.0	91.6	80	247	3 j	30,218	2.135	82,6
92,215	3,858	76	42,665	12,297	2,174	44'3	77.6	7,070	4,000	56	83,544	17,813	105,4

PREIOD-1884.
THE LOWER PROVINCES.
AREA OF THE LOWER PROVINCES-157,245 SQUARE MILES.
POPULATION-66,065,767 SOULS.

Part I.-RETURN OF COGNIZABLE

1			ļ		-				·	Pa	BOOK
			or transferred without being	brought	released in police brought before a arrested by Police.	before :	Acquite discharge appear hefor Magist	alter	Pinally Vioted (in ing per ordered security good con	no)ud- nona to give	ap by the Police.
	LAW UNDER WHICH PUNISHABLE.	DESCRIPTION OF CRIME.	Transfe Mag	Dein	being room	brought		High		High	1
		•	Died, escaped, or the brought before	Released without Maxistrate.	Percentrage of persons cases without being Magistrate to persons	Number actually trate for trial.	By Magistrate.	By Sessions or I	By Magistrato.	By Sessions or Court.	Number of persons shown and 21 who work exact up b
			24	25	26	27	28	20	30	31	33
1	115 117 118, 119	Abetment of offence not committed, &c Abetting commission of offence by public, &c	***			******		*****	16	******	***-9*
	CLARR I.—Offences agas	10181 inst the State, Public Tranquillity, Safety, and Justice.			-						
	131 to 136, 138 251 to 243, 467 and 471 212 to 216 224 to 226 143 to 153, 157, 158 140, 170, 171	Offences relating to army and navy Offences relating to coin, stamps, and Government notes Harbouring an offender Other offences against public justice	3 8	₆	4'4 15'5 '9 1'8	178 25 622 10,096	73 13 149 3,643 18	7	78 12 447 5,212 60	25 4 92	9 1 40 4,5%
	340, 410, 114 44	Total	11	106	1.8	11,004	8,936	76	5,803	121	5.10
	CLASS	11,—Scrious affences against the Person.									
}	502, 303, 396 ···· ···	Murder {by thugs		 2 38	 11.7 80	11 25 16 619	 6 7 149	9 13 4 224		 3	*****
	307 304, 308 376 377 317, 318 305, 306, 309	Attempts at naurder Culpable homicide	2	8 16 4 4 8	5°6 3°6 4°3 7°0 4°1	641 175 69 102 318	10 189 89 40 28 62	15 128 49 12 14	28 234	16 120 23 35 36	3
	325, 326, 335 325, 326, 335 327, 380, 332	Administering stupefying drugs to cause hurt	2	23	2.1	18 1,383 17	480	31 9	578	17 108	6
1	324 368 to 369 346 to 348	or deterring public servant	"1	1	4.6	93 1,831 298	1	20	508 23	18 5 90	4
,	872, 378	purpose of extortion Selling, letting, or unlawfully obtaining a minor for prostitution				230 86			7	2	'
5	371 358, 354, 356, 857	Criminal force to public servant or woman, or i		35	2 2.4	1,742	881	4	724	8	6
9	304A, 338	1 The least combination and magnetic medical to an emission of the last		.	2.8	7,000	41	576	8,228	481	2,4
	CLASS III.—Serio	ous offences against Person and Property, or against		-	1						7
0	392, 397, 398	Property only.		4	B 7.9	650	210	194	12	117	,
1 3	309, 402 394, 397, 308	Preparation and assembly for deceity Robbery with hurt by poisonous or stupefying drug by other means		:::		20		2		4	,
3	892, 893	in dwelling-house on the highway between sunset ar				20	8		. 6	5	
4	270, 281, 282, 430 to 433 435 to 440,	Cother robberies		2.		166 76:		41	47	10	
8	428, 429 464, 455, 457 to 460	to commit an offence, or having made preparation	t	1				1		8	1
7	449 to 452	for hurt	;: '		8 7.4	1			-	138	2,1
8	412, 413 311, 400, 401	Receiving stolen property by decoity or habitually Belonging to games of thugs, decoits, robbers, as				2	2		,	7	
		(D-4-1)		46	_	7,011	_	-	_	819	8,
	CLASS	1V.—Minor offences against the Person,									
60 61 62	341 to 344 336, 337 374	Rash act causing hugs or endangering life			5 2°8 1 2°8	5,263 4;	3 20	*****	968 2s	1	
		Total		4 6	6 2.8	3,81	2,180	.,,	990	1	

MENT A.

CRIME FOR THE YEAR 1884-continued.

, • ,									******	Prop	BRTY.	 		
-	sons convicted in police arrested by Police.	onvicted in police p for trial,	Otherwise disposed of e.g., died, transferred, admitted as approvers, &c., after commoncement of Erial,	Nu	mber pe of 3	nding at	end	which property was	cases in which property was	cases in which property was in which property was re-	len.	overed.	of property recovered lost,	Remarks.
1	ands o	rsons c	S. Eria	anre l	appear- before istrate,	before	to Sessions.		io wh	es in w	property stolen.	property recorered	lue of 1	
	Percentage of percent	Percentage of persons convicted is cases to persons sent up for trial,	Otherwise dispoi ferred, admitted commoncement	In custody of Police,	On bail.	Under trial	Committed to See	Number of cases in stolen.	Number of cases recovered.	Percentage of case lost to cases in covered.	Amount of prope	Amount of prope	Percentage of value of to value of	
	38	84	35	36	37	38	89	40	41	462	43	44	45	48
-	 	******		*****		******								
-	*****							*****						
	69-2 46-1 70-6 56 H 78-8	60·1 62·1 74·6 52·5 76·7	3 27		1 22	19 1,007	16	******* ****** ****** ******		******	******			
-	56.9	541	30		23	1,091	7			• • • • • • • • • • • • • • • • • • • •				
	18-6 18-6 39 9 27-0 17-3 22-8 53-1	12° 15°0 52°7 23°9 16°4 22°4 53°0	23 1 23 7	1	2	24 63 94 4 5 5 5 6 5 6 6 6 6 6 6 6 6 6 6 6 6 6	2 3 68 11 60 10 2	3 7 2 1	1 3 1	53°3 42°8 50°	903 521 1,744 54	10 75 783 48	1°1 23°3 44°8 88°8	
	73'5 94'4 58'8	73°8 94°4 54°2	8			11 ₁₁₉	 1 9			*****				
	42.8	 37 ·2		••••	7	1 11	4	•••••	*****	******	•••••	*****		
	42.3 11.4 39.3	41 '2 18.5 83 '3	1			62 11 13	1 13		*****	*****		******		
	38'8	31.0	*****	*****	•••••	2	2	*****	*****	4- 10		******	*****	
	46°1	44°2 48°8	5			125 1		······	·•···	******				
-	43.5	40.1	<u> </u>	- 5	13	470	195	18		461	3,622	916	30.3	•
	21°9 12'5 40° 60° 71°4 81°4 87°8	21·2 12·5 40· 50· 68·1 85·6 37·3	18			35 1 3	70 1 5	143 15 18 19 97	70 6 4 6 48	48°9 40° 23°2 31°5 40°4	37,618 1,915 540 993 6,686	3,007 418 18 45 2,576	7·9 21·8 2·1 4·5 38·3	{ Professional 57 { Real 12
-	54.0	54'9	2		1	36 41	12	2	******		92	•••••	.,,4	
1	52'8	54·8 57·6	16	1	8	259	52	18,112	2,887	22.0	419,425	54,014	12.8	
	61°1 58°8	4171	1 1 5	1	*****	19	5	48 7	30 7	100.	1,512	183 770	29°5 61°5	
-	48'4	49'9	47	5	12	351	149	13,461	3,058	22.7	469,540	60,990	1279	
	39.6	89:1 61:7	7			133	1						 	
1	34.0	82.2	7	*****	11	183	1	•••••		*****				

PREIOD—1884.
THE LOWER PROVISORS.
AREA ON THE LOWER PROVISORS—157,345 SQUARE MILES.
POPULATION—66,065,757 SOULS.

Part I.—RETURN OF COGNIZARIA

1					- 1	ao 1	4 1	10 4 4	4	····				
						ered without being strate for trial.	s brought before	released in police brought before a arrested by Police.	before	Acquite discharge appear befor Magist		Finally. victed (ing per ordered securit good con	con- nelud- nons th give ly for- iduct).	
	LAW UEDER WHICH PUNISHABLE.	DESCRIPTION OF C	RIMB.			Died, escaped, or transferred without be brought before a Magistrate for trial	Released without being brought before Magistrate.	Percentage of persons cases without being Magistrate to persons	Number actually brought trate for trial.	by Magistrate.	By Sessions or High Court.	By Magistrate.	By Sessions or High Court.	Running of principles
1						24	25	26	27	28	29	30	31	88
	CLASS	V.—Minor offences against Prope	rty.											* .
	379 to 382 406 to 408 411, 414 447, 443	Lurking house-treepas, or house-br Thete { of eatile	reaking	·· ···	***	1 8 17 2 5	17 125 1,010 38 00 127	8·2 5·1 5·3 7·0 2·5 2·6	568 2,605 25,674 1,268 8,810 9,987	244 948 9,435 825 1,201 5,234	50 5 54	293 1,586 13,807 374 2,835 4,867 10	1 37 181 5 71 2	1,44 11,81 2,6 2,8
				Total		86	1,407	4'5	41,024	17,900	113	21,720	297	18,4
	CLASS	VI.— Other affances not specified a	bove.											
	205 to 297 Chapter VIII (B), C.P.C., and Act IX of 1674.	Offences against religion Vagrancy and bad character		 lee	•••	•••	3	2	45 1,260	14 891	1	29 774	,,,+++	6
	Cognisable offences under the Acts specified. 269, 277, 279, 280, 283,	Offences against Gambling Act Regise Laws Opium Act Railway Laws Salt and Custom Laws Arms Act	***	*** *** *** *** *** *** *** ***	•••	"1 "1 "2	14 5 3	1.8	481 8,055 628 435 793 1,290	95 512 173 70 51 145	2	389 2,497 446 349 735 1,127	g	3,0 3 7 9
	285, 286, 280, 291, to 294, section 34 of Act V of 1861, and any other municipal or local laws.	Public and local nuisances	•••	•••	•••	30	16	.0	23,069	2,082		20,958		20,2
	Other special and local laws cognizable by Police,						•	*6	1,483	169	1	1,258		1,
				Total		34	53	-1	\$2,489	8,700	4	28,555	8	26,
	ĺ		GRAND	TOTAL	•••	109	2,329	2.7	102,830	83,642	1,103	62,276	1,216	56,

BENGAL POLICE OFFICE;
FORT WILLIAM,
The 15th May 1885.

	3								Pro	PERTY.			
	convicted to police up for trial.	e.g., died, trans-	. Ni	of l imper pe	onding a	end	which property was	which property was	cases in which property was in which property was re-	en.	overed,	roperty recovered	Remarks.
Purculate of persons consider by	Percentage of persons concess to case to persons sent to	Otherwise disposed of, e.g., disferred, admitted as approvers, commencement of trial.	BICO	apnear- hefore letrate.	Under trial before Magistrate,	Committed to Sessions.	Number of cases in what stolen.	Number of cases in w recovered.	Percentage of cases in which covered.	Amouut of property stolen.	Amount of property recorered	Percentage of value of property to value of property lost,	as a a kub.
33	84	35	86	37	88	89	40	41	42	45	44	45	46
54.7 60.8 60.8 60.8 49.0 49.0 65.7 55.8 90.9	84·2 62·2 61·0 47·9 64·7 54·6 83·3	5 7 31 1 7 67	1 8 19	2 54 1	25 71 1,147 57 135 307	28 28 1 0	23 2,123 22,510 548 1,992	16 1,568 11,778 223 1,920	69°5 73°8 52°3 40°6 96°6	578 44,076 866,001 50,800 58,082	105 31,474 317,468 15,519 40,510	18°1 71°4 82°8 80°5 60°7	
60.1	60.5	108	23	60	1,742	35	27,200	15,518	57.0	519,998	205,186	9A.4	
. 85·7 66°9	75. 63.8	. 1 18	2		****77	******	85004A *****	*******	******	435401 4440.44	****** . ******	*****	
82'9 83'6 72'8 79'4 93'0 96'0	78°8 82°0 70°8 80°1 93°0 83°7	4	""" ₂	 8 1	42 9 12 7 16		********	****** ****** ****** *****			****** ****** ******		
91.1	91.0	4	• ••••	16	30	•••••	•••••	*****	******			•	
86.2	88'4		*****	2	5	*****	•••••			•••••		•••••	
88'9	88.6	29	5	22	195					******			
67.7	8.09	288	38	* 141	3,925	887	40,683	18,692	45'6	992,560	267,092	26.0	

J. C. VEASEY. Offg. Inspector-General of Police, L.P.

-		Part II.—RET					====		·			-		-				
					CARMS.		10 -1		49 (4		-: - T	PR	280#8.					, 14
- 1	LAW CHOSE WHICH PURISHERS.	DESCRIPTION OF CRIME.	Average metitutions of five proceding years.	ed by complex the year.	Taken up by Magnstrate of his own motion.	mns 5 and	ch the p	number of cares in water process issued.	Number of persons against whom process usued.	the courts, including pend- ing from last year.	Discharged after appearance	ate	By Burh or Sessions of Court.	By Magnetrate.	By High or Sessions 37.	Waiting trul at close of year.	Died, escaped, or transferred, &c.	Remajor
	9	3	4	5	6	7	8	9.	10	11	12	13	14	15	16	17	18	10
4	117	Abetment of offence not committed, &c	 4 6													***	***	
		Total	1		<u></u>			<u></u> -			<u></u>			<u></u>				
	CLASS I.—Offer Tra	ces against the State, Public nquillity, 4c., 4c.							•									
2 3 4	157 172 to 180, 201 to 201, 213 to 218, 227, 224 161 to 223, 217 to 223.	Offences against the State. Harbouring describers by master of ship Offences against public justice	3,469° 3,469°	 3,440 346		4,019 		 4,019 807	7,521		270	2,127	 3 8		1			
7 8	198 to 200, 205 to 211, 421 to 424. 465 to 477 264 to 207	False evidence, false com- plaints and claims and frau- dulent deeds, and disposi- tion of property Forgery or frandulently using forged documents Offences relating to weights	1,379°8 205°8		20	2,2 65 231	18	2,001 202	2,511 201	256	329 51	77	42	81	4	1	1	į .
P 10	482 to 489 149, 181 to 156,	and measures Making or using false trade marks Rioting, unlawful assembly,	11.4	1		250 50	11	231 41	304 41	42	17			34		35		
	160.	i allray	5,432 8	5,569		8,248		7,603	11,115	11.430	712	3 67				375		
	Olabs II.—	Sorrous offences against the Person.																
11 13	312 to 316 370 R	141		5	5 8	61	37	29	4: 	46		2:		3		6		
		Total	917	6	8	63	57	29	4	46	1	2		-	1	6	-	
	CLASS III	Serious offeness against the Property.																
18	884 to 389	} Extortion	1,3427	1,13	-	1,145	103	769	192	750	1.5	88	B 1	17	2	1 8		-
	CLASS IV	-Manor offences against the Person.																
14 15 16	345 352, 355, 356 334	Wrongful confinement Criminal force Hart on giano or sudden provocation	48,403	45,30	1 :	45,325		31,910		5 20,809	1	8,22	ام	9,16		5 34	1	5
17	828	Voluntarily causing hurt .	8,212	9,45	3 16	9,400	933	,	8,54	5 6,270	96	2 2,11	5 1		_	15		7
	CLARS V	Total Manor offences against the Property.	56,849	54,83	7 80	54,867	2,107	38,503	45,81	8 27,16	4,08	0 10,55	1	9'12,1	96 (50	4 1	5
16 19 20	417 to 490 408, 404	Criminal breach of trust b	822		1		1		1			1	1	2 2		3 2	18	1
\$3	486, 487, 484	public servants, bankers are Mischief (ample)	7,214			19 6,88					89	1 1,98	16	1,9	 1	7 1	8	8
		Total .	9,888	8 9,57	18 56	9,62	8 86	8,85	7,88	5,86	70	8 2,6	3 2	0 2,8	18	14 30	3	7

STATEMENT A.

PROVENCES.—187,443 SQUARE MILES.

F-68,065,787 SOULS.

Part II.—REFURN OF NON-COGNIZABLE CRIME FOR THE YEAR 1884—concluded.

					CAM	26.				···· -	_	PE	ebone,				_	
	LAW UNDER WRIGH PUNISHABLE.	Description of Crimu.	Average institutions of five preceding years.	Instituted by complaint during the year.	Taken up by Registrate of his own motion	Total of columns 5 and 6.	Number of cases m column 7 in which the police were emplied to make enquiry.	Number of cases in which process insued.	Number of persons against whom process assued.	Actually appeared before the courts, including pend- ing from last year.	Discharged after appearance,	By Magnetrate.	By High or Sessions at Court.	By Magistrate.	or Bessione	ng true	Dred, escaped, or transferred &c.	Remark
1	3	8	4	5	6	7	8	9	10	11	12	18	14	15	16	17	18	19
29 28 24 25 25 27 28 29 28	GLASS VI.— 288	Other offences not specified above. Offences assumst religion Crimual breach of contract of service Offences relating to marriage Defamation Intumdation and insult Public and local numances. Keeping a lottery office security for keeping the peace on conviction	13 \$ 125-0 8,670-8 102-6 1,330-2 607-0	8,636 846 846 1 596 648	 	3,036 800 1,602	70 6 28	9,003 462 1,008	82 H5 2,364 542 1,321 672	81 70 1,572 835 914 738	1 13 415 54 185 6	14 32 863 198 327 75	. 62	81	 	1 5 59 13 19	87.10	
80 81 82	Offences under Chapter X, U.P.C. Cases under Chapter XII, C.P.C. & Cases under Chapter XXVI, C.P.C. & Cases under Chapter XXVI, C.P.C.	Pablic nuisances Disputes as to immovable property Maintenance to wives and children	4,967 6	1,276 611 214 1,003	20		102	165	8, 1996 (1917 2196 8 5 0	#35 255	109 65 86 70	81	::	1,847 663 124 250		143 22 3 5		
		Total	17,038°8 28 720 6 102,779 2	29, 130	8,620 3,923 6,446	33,375	1,518	20,501 27,178 79,838	-	-	1,781		84	-	18	918 520 1,659	15	

HENGAL POLICE OFFICE;

PORT WILLIAM,

The 15th May 1856.

J C. VEAREY, Offy. Inspector-General of Palice, L.P.

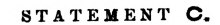
1. C. VBASET. Offi. Inspector-Conserved of Politics. E. P.

STATEMENT B.

Thuggee and Dacosty, Administration of Poisonous or Stupefying Dings for Criminal Purposes, and other Professional Crimes for the year 1884.

			2	CARRIE.				Persons.	<u>.</u>									COMPARATIVE RESULES.	RET.						_	
		lon an				2 same	-					Number of per- sons arrested.	of per-		Brought to trial	Ē	S E	Convicted.		Property stolen.	r stolen.		roperty	Property recovered.	ا ب	
DESCRIPTION OF CRIME.		Oommitted during the pro two veers, and in which conviction was obtained	convecton was obtained the year. Cocurred within the year.	S samples repair coses.) It makes with the sample of the s	Cance nrider commissions as a manufest one was brone at the first of the close of the trial in p to the close of the commissions of the commission of the commission of the commission of the commissions of the commission of	Number supposed to be cerned in ceses in colu	.beted.	Brought to trial.	Acquithed.	Remaining.	Wumber suppresed to be a string the year.	1883	3 1684.	1886	1883	1884	1883, 1863,	1864.				1884.	1892	1883.		REALEG.
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(with murder			97			=	11						=	:	:	=	- <u>-</u>	<u>.</u>	:	<u>.</u>		21.6	- <u>:</u> :	<u> </u>	92	
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posemous or de- leternous drugs. (without murder		- <u>i</u>	!	i	•	:		•						:	-	:	:	•	i		. <u> </u>	<u>:</u> :		<u> </u>		
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Besser Police Office, Post William, The 16th May 1896.



Statement of Additional Police collected for the protection

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Distr	ict.		Name of fairs or places of largo assembly where additional police have been collected during the year.	Duration of fair or assembly.	Rstinated number of persons	fuspectors.	Sub-Inspectors,	Head-constables.	Men.	Inspectors.	Sb-Inspectors.	Head-constables.	Ken.	Inspectors.	Sub-Inspectors.	Head-constables.	Nen.	Government.	Is local or private lunde.
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who and property, or quartered as a punitive measure.

	tind property.							dition	al police quar	ered as a punitiv		1	
	er of different de person or sery during sussembly.	Prop	erty.		8tm		h of	addi.	including	vice = a pulliar	8.8	1	
Investgated by the paths.	In which conviction followed.	Stolen.	Recovered.	Number of cases.	Inspectors.	Sub-Inspectors.	Head-constables.	Men.	Total cost of additional police all contingencies.	Period for which quartered.	Number of offences committed in traced to a villane or place in which additional police was established.		Remarks.
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Statement of Additional Police collected for the protection of

		,		·				PA	RT 1	.—Add	ition	nal p	olice	colle	octed i	or th	n: protection
			persons assembled.	l un	uolly	n of play		Det	nche	l from torco.	he	in a	ddit	emp lon to 5 to	loyed o co- o 8.	Tot	al cost and columns 9 and 10,
District.	Name of fairs or places of largo assembly where additional police have been collected during	assembly.	of persons a	01	ficer	ъ.		0	ficer	۹.		Off	ürers 				unds.
	the year.	Duttion of fair or assembly.	Estimated number of	Inspectors.	Sub-Inspectors.	Head constables.	Men.	Inspectors.	Sub-Inspectors.	Had-constables.	Meu.	Inspectors.	Sub-Inspectors.	Head-constables.	Men.	To Gavernment.	To local or private funda.
1	2	3	4		5		8		7	į	8		9		10	11	12
		Days.															Rs. A. 1
	Bissoon Sankrant or Chyet Sankrant and Kartic Purnims on the river side in town Gys.	2	20,000		1	18	142				.				***		
	Anant mela at the Berahar hills at the Bela outpost.	3	0,500		1		4				.				•••		set
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	/ Sonepore fair	76	250,000	-	<u> </u>			<u>.</u>	1	1	63			-			
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humparun	Arroraj in Gobindgange	{ 10 12 17	85,000 45,000 15,000	1	::		•••	:::	 'j	ï	3 12 4	::		:::			<i>I</i>
	Adopore in Adopore Dhekoha in Kessoira Tribent in Baguha	22	14,000 8,000 75,000	:::					:	ï	4 6	:::	:::	:::	:::	:::	*****
	Total	81	211,000	=	2		48	1	-1	1	57						*****
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'nrmenii	Caragola	11	50,000 20,000	, .	1		4		1		30 [•••••
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onthal Pergunnaha.		4 4 2	12,000 12,000 10,000	i	1	2 2	18				:	::-	:::		•••	:::	14111
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		13	24,000		2	<u> </u>		<u> </u> :::	<u></u>	2	16						
Cuttack	Purgapuja	1 2	10,000 10,000 15,000	1	1 1 1	2 1	10 10 6	:::	:::			:::	:::	:::			******
	Total .		35,000	·	3	5	26	-	=		-						****

MENT C-continued.

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entine prope	r of offences t person or rey during assembly.	Prop	erty.			engt] ionul		nddi- ce.	e including		ted in or which thr	
Investigated by the police.	In which conviction followed.	Stolen.	Recovered,	Number of cases.	Inspectors.	Sub-Inspectors.	Head-constables.	Men.	Total cost of additional police including all contingencies.	Period for which quartered,	Number of offences committed in traced to a cilones was established, additional polices was established.	Квилеке.
18	14	15	16	17		18		19	20	21	22	23
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Statement of Additional Police collected for the protection of

					4			Pa	er I	.—A	iditio	nal pe	olice	colle	ated to	or the	protection o
			assembled.	Str	engtl mily the	of locat polic	police ed at e.		eguli		m the	Spec ir col	ially a add	emp lition	loyed to to 8,	Tota	al cost under uns 9 and 19
		ė	persons a	0	ficer	и.		0	(Beer	¥.		0	ficer	8.			
District.	Name of fairs or places of large assembly where sddittonal police have been collected during the year.	Duration of fair or secondly.	Estimated number of pers	Inspectors.	Sub-Inspectors.	Head-constables.	Men.	Inspectors.	Sub-Inspectors.	Head-constables.	Men.	Inspectors.	Sub-Inspectors.	Head-constables.	Hen.	To Government.	To local or private funds.
l	2	3	4		5		6		7		8	9 10		10	11	18	
Pooree, sudder and town stations. Gopi station { Khorda station {	Pausankranti Molan or Dolejatra at Poorce Sibaratri at Poorce Chandnujatra Ntulianti Rikeunesharan Deb Sinanjatra Ruthjatra Jhulunjatra Panchackjatra Mohatisnan festival Chundrobagsjatra Jhomjatra Mokar Sonkroti at Attri Sibaratri at Bhoboneswer Askastemi at ditto Prothomostomi at ditto Melanjatra Jhalunjatra Jhalunjatra Jalunjatra Panch Dole at Balungo	Days. 1 2 2 2 2 1 1 1 1 1 6 6 7 2 2 2 2 1 1 1 1 6 6 8 1 1 1 6 6 8 1 1 1 6 6 1 1 1 6 6 1 1 1 1	3,000 24,000 60,900 20,000 1,000 3,000 5,000 5,000 15,000 60,000 60,000 40,000 6,000 7,000 1,000 6,000 2,000					1 1 1	\$ 2 1 1	12 6 4 5 4 5 4 5 4 5 1 1 1 1 1 1 1 1 1 1 1 1	8 61 87 15 12 16 71 104 4 181 181 181 181 181 181 181 181 181				100		850 9 11 19 10 13 10 1
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.ohardugga {	Chutis Fair Jagurnathpur Total	15 1 16	5,000 10,000 15,000		:::			:::	1 1 2	2 2	20 20 40	::		:::	::	:::	400-07
	Chybassa	} 27	10,000		-:-	1	15			1	13			:			.,
	GRAND TOTAL	1,901	3,440,236	18	59	111	1,015	24	78	222	1,802			11	264		584 10 9

BENGAL POLICE OFFICE; FORT WILLIAM, The 15th May 1885

MENT C-concluded.

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J. C. VEASEY,

Offg. Inspector-General of Police, L.P.

STATEMENT

Showing Strength, Cost, Distribution

		Ī	8	ANC	LIONE	υ 8 τ	renath	or P	olice F	RCB.						COST OF
		Assistant Inspectors-Gene-	Str	rengt or Mu	h of II micipa for wh Imp	olly orial	et, Canto I Water or in pur or Provi ovenues.	onmen Police, t from noial	t, Town paid	Ca ment or k Police Whole other Impa	ngth of nton- , Town lunici- d and ater e, paid ly from or than erial or vincial anues.	0.4	it District Superintendents	pen	er er- ses of inn 3.	(columns 4 and 5. (4)
CONMISSIONER'S DIVISION.	NAME OF DISTRICT.	ty and	Number of District and Assistant District Superintendents.	Number of subordinate Officers on Rs. 100 and upwards. (1)	Number of Subordinate Officers on less than Rs. 100. (1)	Number of Mounted Police	Number of Foot Police Con-	Number of Water Police Constables.	Total.	Officers.	Men,	Pay and travelling allowances of (foolumn 2), said pay and travelling establishments.	Total pay of District and Assistant District Superintendents (Column 3). (2)	Travelling allowances of Dis- trict and Assistant District Superintendents.	Pay and travelling allowances of their establishments. (3)	Total puy of Subordinate Officers (columns 4 and
	1	2	3	4	5	6	7	8	9	10	11	12	18	1.5	15	16
	Bengal.											Rs.	Rø.	Re.	Re.	Ra.
BURDWAS.	Western District. Burdwan Burkoora Reerbhoom Midnapore Hooghly Howrah, including Howah Municipality		2 1 3 2	4 2 2 7 3 5	82 56 45 141 105		469 514 220 803 705	12	567 877 208 964 815				11,750 6.000) 8,072 16,404 9,000	1,225 1,001 001 1,816 1,491	2,22× 2,53× 3,243	21,108 17,382 54,380 88,010
	Total	=	10	23	494		8,071	12	3,610	.,.			63,231	7,265	18,798	1,97,980
Paret.	Central Districts. 24-Pergunnahs Nudden Jessor Khulim Moorshedabad	:::	4 2 1 1 2	6 4 5 3	174 84 76 62 110	::	1,052 615 426 288 664	76 41	705		::: :::		20,867 13,863 19,969 6,060 12,600	1,791 991 1,102 1,263	2,420 2,085 2,684	36.800
	Total		10	22	000	:::	3,045	181	8,711	-:-			(14,239	6,644	15,728	2,08,485
RAJSHAHTE.	Dinagepore Rajshahyo Rangpore Bogra Pubna Parjeding Julp/goreo	: : : : : : : : : : : : : : : : : : : :	1 2 1 2 1	3 5 2 2 3 2	50 63 74 41 58 40 44		349 359 419 212 304 213 229		412 420 500 250 363 257 276				11,066 11,400 10,200 5,840 12,450 6,000 13,832	1,525 1,191 1,341 1,021 1,066 1,881 1,197	2,068 2,734 2,245 2,247 3,078 1,790 2,215	26,591 25,944 33,847 16,871 21,853 17,903 18,532
	Total	<u> </u>		20	379		2,045		2,403				70,788	8,986	16,417	1,60,041
Ducea.	Eastern Districts. Ducca	:::	2 X 23 X	5 4 4 6	81 67 91 84 823	::: ::: :::	674 321 476 441 1,812	14 26 7	678 420 573 510 2,200		:::	******	10,500 9,000 11,531 14,300	1,811 1,191 2,759 1,703	2,849 2,540 3,520 2,181 11,105	\$4,383 28,922 37,373 36,837
CR17T.4-	Chittagong	:::	1	4 3 3	76 44 43		892 265 278	::	467 303 820		:		6,000 6,030 6,+06	1,101 1,191 1,268	7,769 2,780 2,283	30,961 20,321 21.341
	Total Total for Bengal	<u></u>	- 3 40	10	157 1,×59		10,938	 190	1,000		<u> </u>		18,030 2,61,619	3,650 84,100	12,802 74,847	72,623
	Total tot Delikat		-	-					13,110				2,00,010			.,
PATER.	BEHAR. Patna* Gya Shahabad Moznfferpore Durbhunga Sarun Chumparun Total		2 2 2 1 1 2 1	4 4 8 8 8 2	124 106 84 65 57 76 56	l	1,163 682 518 420 880 451 293		1,296 794 611 449 441 532 351				16,100 12,107 19,200 9,732 14,400 18,529 7,700	1,785 1,841 1,891 1,448 1,191 1,791 1,240	5,640 2,077 2,512 2,221 2,028 2,928 2,605	46,318 36,930 52,321 23,400 23,620 27,268 22,402 2,11,340
BRAGTT. PORE.	Monghyr Bhagulpure Purnosh Southul Pergunnahs	::: :::	1 2 2	8 8 8	66 67 77 54 87		432 3+2 457 382 22:	:::	496 464 541 392 262				13,515 14,400 8,341 8,509 4,600	1,191 1,191 1,791 2,141 991	2,439 2,782 2,572 2,393 2,252	25,860 25,560 82,668 22,210 15,890
_ `	Total	<u></u>	-	17	2145		1,835	=	2,155				49,565	7,305	12,188 32,786	1,30,968
	Total for Benar		10	43	900	8	5,786	(0,600	•••	••• .		4,00,000	10,400		-1-41-00

LICE.		-		, _		1					BUTION
see (6, 7, and 8).	es, permanent or otherwise, and 15.		erage ay of	expenses other than included in		ocial revenues.		trict,	s at Dis- Central budiary	On sta duti	
Total pay of Constables of all classes (6, 7, and 8).	Horse and travelling allowances, permanent or otherwise, not included in columns 12, 14, and 15.	Monnted Constables.	Foot and Water Constables.	Contingencies and all expense columns 12 to 18.	Total cost.	Payable from Imperial or Provincial revenues	Payable from other sources.	Officers.	Yen.	Officers,	Men,
17	18	79	20	21	22	23	24	25	28	27	28
Rs.	Rs,	Rs.		Rя.	Rs.	Ra.	Rs.		į		
86,700 23,693 36,960 62,406 56,020	****** ****** ******		7 6 64 60 60 70	4.714 4.811 16.712	58,534 50,795 1,54,879	58,834 50,702 1,54,879		*****	*****	49 34 28 103 55	182 132 136 498 206
48,792			7'4		1,07,678	·	·]	.'	<u> </u>	32	156
2,44,565		 	41.5	60,094	5,91,320	5,80,164	11,15/			. 301	1,290
98,040 46,547 34,998 26,617 52,754	00000 00000 10000 00000		7:2 6:4 6:5 7:0	13,073 7,201	1,09,349 84,347 71,287	1,09,348				72 50 50 40 71	329 232 249 163 294
2,57,960			6.4	81,748	6, 9.759	6,29,750				283	1,237
25,951 27,621 81,491 16,379 28,157 21,453 21,669			6-6 6-0 7-0 6-8 7-8 7-8	8.800 8,634 9.180 12,706	77,690 87,788 50,578 73,510 64,172	77,698 87,738 50,578 78,810 84,175 62,668				41 41 46 25, 33 22 26 237	750 754 194 104 140 90 143
44;876 27,146 35,991 84,369	******		7'8 6'3 6'3 7'8	21,522 21,522	83,934 1,15,705	1,19,448 93,934 1,15,705 1,01,514				51 43 65 55	188 169 217 200
29,934 19,262			7:2	8,149	84,797 57,120	83,597 57,120		:		45 20	191 145
70,353			6.6	28,062	2,05,520	2,04,320	1,200			103	127
8,81,616		•••	7:9		23,23,426					1,138	4,832
86;845 52,661 41,380 83,024 20,364 84,530 21,344	800	25 	7·6 6·6 6·6 5·6 7·9 6·1 7·8	11,286 10,768 7,983 7,927 9,930 6,663	1,17,502 9±,092 77,808 77,225 9±,971 02,044	1.78,325 1.17,502 99,092 77,404 77,225 94,971 62,044		**************************************		47 60: 57: 39: 97 45: 35.	191 267 200 162 152 150
2,99,188	600	25	6.2	75,274	7,00,967	7,08,807				820	1.291
33,564 80,888 35,839 26,472 17,216	 	***	6.1 6.6 6.8 6.4 6.7	9,978 9,302 6,261 7,96 4,343	86,542 44,073 86,672 69,703 44,902	86,642 84,073 86,672 69,703 44,032				30 37 50 38 26	179 164 225 141 108
1,43,979			6.2	37,867	3,71,692	8,71,892	.,,			1149	817

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Force.										Prop	ORT	ON (OF TH	E WHOI	-,
uards Lock-up Treasur escort t scort t reasur in reser	o pri- and	Tot	al.	luty.			iles.				To a	rea.	(6)		
Офсегя.	Men,	Officers,	Men.	On Town, Municipal or Harbour duty.	Ta Contoumente		Ares of whole district in square miles.	Population of whole district.	Of the Control of the	THE APPLICATION OF THE PROPERTY.		Of district exclusive of towns.		Of towns, (5)	
20	30	31	82	83	8	14	35	36	-	37	_	38		39	
25 17 18 35 29	125 81 78 166 163	74 61 46 138 84	307 203 204 604 369	17 12 1 16 36	2 7 11 10		2,697 2,621 1,756 5,082 1,223	1,501,823 1,041,752 794,428 2,517,802 1,012,768 635,381	1 to 1 to 1 to 1 to 1 to 1 to 1 to 1 to	6.8 0 8.8 0 8.8	1 1 1 1 1	to	6.8 10.3 7.0 6.3 2.5	6 to 10 to 8 to 7 to 5 to 29 to	1 1 1 1 1 1
144	7,04	445	1,904	1,10	!		3,835	7,303,954	1	0 8.8	13	to	8.9	8 to	1
51 25 27 22 31	325 124 165 196 147	123 75 77 62 102	054 350 384 290 441	27	72	30	2,007 2,765 2,925 2,077 2,114	1,618,420 1,655,721 1,939,375 1,079,948 1,224,700	111111111111111111111111111111111111111	0 8.5 0 8.6 0 8.5		to to to to to	2.2 6.3 4.8 2.6 3.8	5 to 8 to 4 to 1 to 5 to	1 1 1 1 1 1 1 1 1
156	897	439	2,134	1,0	93	38	11,998	7,520,254	1	0 8	-	1 to	4.2	5 to	1
19 17 30 18 24 17	192 113 197 87 110 91	61 76 40 57 89	297 393 183 250 183	7	80 67 29 32 57 56 18		4,118 2,361 3,486 1,498 1,847 1,234 2,884	1,514,846 1,388,038 2,097,904 734,858 1,311,728 155,179 581,562	1 1 1 1	to 10° to 5° to 5° to 5° to 5° to 4° to 10°	5 9 8 0 8	1 to 1 (o 1 to 1 to 1 to	10.7 7.3 7.0 6.6 5.9 5.5 10.9	6 to 6 to 5 to 10 to 14 to 15 to 4 to	
141	804	374	1,84	2 2	264		17,429	7,783,775	1	to 7	<u>-</u>	1 to	7.7	1 to	
23 26 20 28	138 143 167	6 68 3 91 7 88	80 99 8	7 7	275 43 90 88	:::	2.797 2,267 3,049 6,287	2,116,350 1,631,78- 1,900,886 3,051,966 8,700,939	1 1	to 4' to 5 to 6' to 11' to 6	3 4 6	1 to 1 to 1 to 1 to	5.9 7.5 13.8	39 to 2 to 2 to 1 to 4 to	
23					88 15	:::	2,567 1,641	1,132,34 820,77		to 5	4	1 to	5'6		-
5	10	7 4			145		2,491 6,699	1,519,33 3,472,45			7	1 to		-	-
591	7 3,30	0 1,78	8,14	3,	162	38	04,980*	31,821,37	3 1	to 4	9	1 to	8.2	4 to	_
3	8 1: 5 30 23 1: 20 1	72 8 54 8 19 8 19 8 19 8 19 8 11 1	10 8 57 2 52 2 134 2 55 2	18 30 54 81 58 391 361	751 257 175 150 171 34	44	2,079 4,712 4,865 8,005 8,835 2,622 3,531	1,756,81 2,124,62 1,964,96 2,682,66 2,985,4 2,280,3 1,721,6	82 1 09 1 80 1 47 1 82 1	to to to to to to 1	1.6 5.9 7.1 3.1 7.5 5.9 0.8	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 87 0 97 0 107 0 97 0 117	7 8 to 8 2 to 7 8 to 6 4 to 1 1 to	•
	17 1	- -	_	309	1,068		3,921		- -	l to	7.9	1.0	o 10°	8 18 to	,
	26 1 20 1 18 1	26 23 72 82	63 76 56 37	290 348 313 190	100 115 21 34		4,268 4,956 5,456 1,691	1,946,1 1,848,6 1,568,0 710,4	H7 H3 H8	l to	9°2 9°1 3°9 7°2	1		0 10 to 4 1 to 6 4 to 2 8 to	
}				751	412 2,080		20,49	-		1 10	6.7	1		_	-

...

...

D FOR 1884.

and Employment of Police.

Poror (Opp	ICERS AND I	Kar).	PROPORT	ent to kol	Police of	n station d (en).	UTIES (OPPI	CHRE AND	and 6	ation
To	population	. (7)		To area.			To populatio	n.		the Police Force on st
Of the whole district.	Of district exclusive of towns. (5)	Of towns. (5)	Of the whole district.	Of district exclusive of towns.	Of towns. (5)	Of the whole district,	Of district exclusive of towns.	Oftowns. (5)	Tetal smount of cognizable crune reported (columns of Statement A, Part I).	Proportion of cognizable crime to the Police Force on station duties (columns 27 and 28),
40	41	42	43	44	45	40	47	49	£) .	50
1 to 2,498 1 to 2,760 1 to 2,976 1 to 2,978 1 to 2,811 1 to 1,242 1 to 1,014		1 to 300 1 to 482 1 to 515 1 to 807 1 to 435 1 to 521 1 to 417	1 to 6'A 1 to 10'4 1 to 12'd 1 to 6.6 1 to 1'9 1 to 5'0	1 to 11.6 1 to 16.7 1 to 11.3 1 to 8.4 1 to 4.4 1 to 3.7	6 to 1 10 to 1 8 to 1 7 to 1 5 to 1 29 to 1	1 to 8,496 1 to 8,747 1 to 4,645 1 to 3,312 1 to 1,630 1 to 1,273 1 to 2,704	1 to 5,731 1 to 6,300 1 to 5,003 1 to 5,003 1 to 3,280 1 to 3,280 1 to 3,082 1 to 4,392	1 to 890 1 fo 482 1 to 815 1 to 835 1 to 635 1 to 821	2, 193 1, 186 1, 609 3, 267 4, 380 2, 865	1 to 10 1 to 7 1 to 10 1 to 5 1 to 16 1 to 16
1 to 1,237 1 to 2,855 1 to 3,728 1 to 2,719 1 to 1,570 1 to 2,030	1 to 1,784 1 to 8,670 1 to 4,147 1 to 2,410 1 to 2,405 1 to 2,724	1 to 488 1 to 429 1 to 453 1 to 896 1 to 379 1 to 457	1 to 2'8 1 to 4'9 1 to 5'8 1 to 8'8 1 to 9'5	1 to 4°B 1 to 9°G 1 to 10°7 1 to 10°1 1 to 5°7 1 to 7 7	5 to 1 5 to 1 4 to 1 1 to 1 5 to 1	1 to 1,736 1 to 2,988 1 to 5,894 1 to 4,576 1 to 2,014	1 to 3,418 1 to 5,457 1 to 7,105 1 to 5,175 1 to 3,118 1 to 4,611	1 to 466 1 to 420 1 to 423 1 to 866 1 to 379	4,909 4,781 2,440 1,865 3,163	1 to 12 1 to 16 1 to 16 1 to 9 1 to 8
1 to 3,681 1 to 3,142 1 to 4,204 1 to 2,868 1 to 3,583 1 to 603 1 to 2,107 1 to 3,113	1 to 3,041 1 to 3,032 1 to 4,193 1 to 3,233 1 to 4,127 1 to 652 1 to 190 1 to 8,376	1 to 317	1 to 15'8 1 to 8'0 1 to 12'8 1 to 9'7 1 to 8'0 1 to 8'3 1 to 15'8	1 to 17.7 1 to 10.8 1 to 13.7 1 to 12.3 1 to 10.6 1 to 10.0 1 to 17.0 1 to 13.5	6 to 1 6 to 1 5 to 1 10 to 1 14 to 1 5 to 1 4 to 1	1 to 4,799 1 to 5,768 1 to 1 048 1 to 3,195	1 to 6,529 1 to 5,719 1 to 5,153 1 to 7,955 1 to 7,972 1 to 1,286 1 to 3,394 1 to 5,879	1 to 118 1 to 515 1 to 4,300 1 to 317 1 to 686 1 to 506 1 to 610 1 to 898	3,314 2,000 2,200 1,675 1,774 1,933 1,003	1 to 14 1 to 9 1 to 9 1 to 13 1 to 10 1 to 17 1 to 5 1 to 11
1 to 3,130 1 to 3,885 1 to 3,334 1 to 5,651 1 to 3,978	1 to 5,658 1 to 4,245 1 to 3,855 1 to 6,688 1 to 5,012	1 to 370 1 to 725 1 to 347 1 to 840 1 to 479	1 to 5'4 1 to 8'8 1 to 9,0 1 to 18'3 1 to 9'8	1 to 5'4 1 to 10'0 1 to 11'5 1 to 24'0 1 to 14'6	39 to 1 2 to 1 2 to 1 1 to 3		1 to 7,540 1 to 5,992	1 to 370 1 to 725 1 to 347 1 to 840 1 to 479	2,761 2,008 2,070 4,441 11,349	1 to 11 1 to 9 1 to 6 1 to 17
1 to 2,424 1 to 2,708 1 to 4,747 1 to 3,200 1 to 2,670	1 to 2,920 1 to 2,832 1 to 5,354 1 to 3,628 1 to 3,383	1 to 287 1 to 341 1 to 733 1 to 422 1 to 478	1 to 7'8 1 to 8'6 1 to 12'7 1 to 9'4 1 to 7'1	1 to 10.8 1 to 10.8 1 to 10.8	14 to 1 7 to 1 2 to 1 6 tc 1 4 to 1	1 to 3,494 1 to 4,342 1 to 7,751 1 to 4,897 1 to 3,805	1 to 4,690 1 to 4,697 1 to 9,663 1 to 6,048 1 to 5,594	1 to 287 1 to 341 1 to 738 1 to 422 1 to 478	1.728 677 2,029 4,420 62,817	1 to 7 1 to 3 1 to 13 1 to 7
1 to 8,215 1 to 5,291 1 to 5,998 1 to 5,182 1 to 4,918	1 to 2,850 1 to 3,718 1 to 4,221 1 to 7,169 1 to 8,178 1 to 8,098 1 to 5,298	1 to 420 1 to 525 1 to 697 1 to 1,058 1 to 917 1 to 595 1 to 1,387	1 to 80 1 to 100 1 to 85 1 to 104 1 to 88 1 to 101	1 to 84 1 to 143 1 to 166 1 to 146 1 to 176 1 to 208 1 to 189	11 to 1 8 to 1 5 to 1 2 to 1 5 to 1 1 to 1	1 to 8,255 1 to 7,730 1 to 7,861	1 to 5,977 1 to 6,084 1 to 7,080 1 to 12,056 1 to 13,371 1 to 17,508 1 to 9,030	1 to 420 1 to 525 1 to 697 1 to 1.058 1 to 817 1 to 595, 1 to 1,597	6,410 4,761 2,850 2,063 5,374 3,210 2,990	1 to 26 1 to 14 1 to 10 1 to 10 1 to 17 1 to 18 1 to 18
1 to 3,410 1 to 3,979 1 to 4,255 1 to 5,410 1 to 4,000 1 to 2,711	1 to 5,197 1 to 5,195 1 to 5,360 1 to 4,212 1 to 4,198 1 to 3,040	1 to 587 1 to 689 1 to 678 1 to 434 1 to 972 1 to 508	1 to 7.8 1 to 11.8 1 to 18.7 1 to 18.5 1 to 27.3 1 to 11.3	1 to 18'1 1 to 18'1 1 to 21'1 1 to 17'5 1 to 30'4 1 to 14'0	18 to 1 10 to 1 1 to 1 4 to 1 8 to 1	1 to 4,653 1 to 5,660 1 to 6,342 1 to 4,688 1 to 7,840 1 to 4,128	1 to 8,747 1 to 1,411 1 to 6,401 1 to 8,646 1 to 5,174	1 to 587 1 to 669 1 to 678 1 to 434 1 to 972 1 to 503	2,974 2,587 2,587 3,982 3,921 1,230	1 to 18 1 to 18 1 to 12 1 to 10 1 to 21 1 to 9
1 to 8,755 1 to 8,521	1 to 4,502	1 to 607	1 to 14'4 1 to 9'4	1 to 201 1 to 172	8 to 1 5 to 1	1 to 5,670 1 to 4,959	1 to 7,785 1 to 8,627	1 to 607 1 to 590	18,574 39,212	1 to 13

STATEMENT

Showing Strength, Cost, Distribution

1			8A	NCT	ONED	STE	ength (or Poi	ice fo	RCE.					(COAT OF
		Assistant Inspector-Ge-	Stre	ngth i Mu io	of Di nicipa or who Impo	oliy o oriul c	r, Cantor Water P r in par r Proving enues.	nment, folice, p t from acial	Town aid	Streng Cant ment, or Mu pal a Wat Police, wholly other Imper Proving	ron- l'own nici- ind er paid from than inl or ocial	of Controlling Officers ling allowances of their	District Superintendents	Other pense colum	s of	(columns 4 and 5). (4)
COMMISSIONER'S DIVINION.	NAME OF DISTRICT.	Inspector-General, Deputy and neral.	Number of District and Assist-	Number of Subordinate Officers on Hs. 100 and upwards. (1)	ah rdinate O Rs. 106. (1)	Number of Mounted Police Constables.	Number of Foot Police Constables.	Number of Water Police Constables.	Total.	Оfficers.	Men.	Pay and travelling allowances of (column 2), and pay and travelling establishments.	Total pay of District and Assislant District Superintendents (column 3). (2)	Travelling allowances of Dis- trict and Assistant District Superintendents.	Pay and travelling allowances of their establishments (3).	Total pay of Subordinate Officers (columns 4 and 5). (4)
	1	2	8	4	5	6	7	к	8	10	21	12	13	14	15	16
- i	ORIBSA.											lts.	Rs.	Rs.	Rs.	Rs.
ORIGA.	Cuitack	::: :::	1 1	4 2 3 2	97 75 83 22	:::	502 848 385 139	3 26	607 426 498 161		:::		6,733 4,800 4,108 5,085	1,191 1,294	1,550	30,821 21,255 29,296 7,833
	Total	-	4	11	277	=	1,874		1,695		<u></u>		20,720	4,677	8,277	59,145
	CHOTA NAGPORE. South-West Frontier Agency.															
CHOTA NAGPORE.	Havaribagh Loharduga Singbhoom Manbhoom		2 1 1	3 1 2	87 87 24 55	14	410 412 135 244	=	524 804 161 812		:::		10,900 11,734 8,400 9,600) 2,50S 9 941	2,642 3,213 1,792 2,880	33,768 5 520
	Total	-	6	8	258	24	1,207		1,499	-	<u></u>		40,634	6,271	9,977	97,270
	Total of district	-	69	157	3,252	32	19.250	219	22,979	<u> </u>		<u> </u>	4,61,31	63,349	1,25,500	12,91,290
	Government Railway Police Ducca Special Reserve Domka Special Reserve Special Reserve	:::	1 3	56 9	:::	175 100 100		236 110 110	:::	=======================================	8,400	******		******	30,000 4,710 4,620	
	Inspector-General's Re serve			3			50 50		53 33				•••••	******		1,680
	Special Sub-Inspector for drugging cases Salt goard in Orissa in different periods Office of the Inspector				2 19		425		2 474			***		*****	*****	3,600 1,920 5,595
	General of Police Lower Provinces											1,12,800				
	Total	6		10	130	-	880	-	1,020	-		1,21,200				52,165
	GRAND TOTAL .	5	109	167	3,382	32	20,180	210	23,999			1 37 400	4,61,312			18, 43, 451

• Add Suderbuns ... 5.967

Total ... 7,005

BENGAL POLICE OFFICE; FORT WILLIAM, The 15th May 1885.

D FOR 1884—concluded.

and Employment of Police—concluded.

tice.										DISTR	BUTION	(T)	9 0	# #
es (6, 7, and 8.)	permanent or otherwise, ad 15.	Av.	A of Lunta	other than included in		al revenues.		trict. Co	s at Dis- entral or ary Jail.	On st dut	It ation les.		reported (columns \$ and	the Police Force on star
Total pay of Constables of all chasses (6, 7, and 8.)	Borse and travelling allowances, permanent not included in columns 12, 14, and 15.	Mounted Constalles.	Foot and Water Constables.	Contingencies and all expenses columns 12 to 18.	Total cost.	Payable from Imperial or Provincial revenues.	Payable from other scurces,	Officers,	Men.	() ਰ ੁਪਲ,	Mra.		Total amount of cognizable crime reported (columns s and 6 State-ment A, Part I).	Preportion of cominable crime to the Police Force in slatten slatten
17	18	19	20	21	22	23	24	25	20	27	24		40	
Rs. 38,600 26,144 30,434 10,137	Rs.	Rs.	6.8 6.3 6.3 6.3 6.3	9,183	Rs. 92,506 64,129 76,134 28,563 2,61,722	76,154 28,803	Ła.	**************************************		63 47, 56, 16, 181,	205 205 24 5 24 5 08 258	394	1,839 2,563 1,424 831 6,157	1 to 1 to 1 to 1 to
34,026 29,539 11,004 18,874 94,163 5,24,660	600	25 25 25 25	7°0! 4°1, 6°8 7°8) 6°4	11,529 2,605	89,734 92,351 93,922 59,468 2,75,465 39,39,472	92,351 33,022 59,458 2,75,465	12,356			68 65' 9 35 177	253 266 30 130	735 680 858 471 647	1,706 2,441 355 1,364 5,026	fe I to I to I to I to
16,798 9,700 8,280			7.9 7.8 6.0	20,010 768	75,198 14,268 13,668	18,564	66,284			50	N 450	530	1,14,112	1 to
4,220			7.0 7.1	444 120	6,344 6,300	6,814 6,300	** • •							
20,581	4110		6-1	 G61	2,400 27,187	1 3	••••••				••••		••••	
				6,500		1,19,300	***-**	*****					•••••	,
61,509	440		7:0	29,271	2,64,615	2,08,381	56,234	*****		50	121			
5,80,069	1,0=0	25	6.9	5,01,736	42,04,087	41,35,497	08,790			2,050	8,571	530	1,14,112	1 to

a Area us per Cer	asus,	exema	ug	Cantra	QUILE	
Hill Tracts			•••	•••		1,45,169
Deduct Calcutta	•••	***	•••	***	•••	31
Balance		•••			***	1,45,138
Add Khond Meh	al			•••	***	709
				Total	•••	1,45.847
Add Sunderbuns	***	•••	•••		•••	5,976
		GRA	nd 1	'OTAL	•••	1,51,823

o ropustion as per Cen gong Hill Tracts Deduct Calcutta and S	suburt	e		•••	69,599,859 684,658
Balance Add Khond Mehal	•••	·	***	•••	65,905,201 64,959
	T	otal		•••	65,964,160
c Area of the Sunderbu of 24-Pergunnaha, I					

J. C. VEASEY,
Offg. Inspector-General of Police, L. P.

STATEMENT

Showing Strength, Cost, Distribution

			or Force	l.							_	DETION OF T	nd aropa
-		40 6	listrict.							Ţ			
		Assistant Inspector-Ge-	Guards Lock-up Treasuri escort to soners treasur in ress	es, or o pri- and e or	Tota	al.	laty.		les,		T	o eroe. (6)	·
COMMISSIONER'S DIVISION.	NAME OF DISPRICT.	Inspector-General, Deputy and	Ойсега.	Men.	Officers.	Men,	On Town, Municipal or flarbour duty	In Cantonments.	Area of whole district in square miles.	Population of whole district.	Of the whole district.	Of district exclusive of towns. (6)	Of towns. (6).
	1	İ	29	50	31	82	33	84	35	98	37	88	89
	ORIBBA.												
ORISSA.	Outtack Pooree Balasoro Gurjinas	: :	30 25 29 8	184 92 185 69	173 72 54 24	420 297 383 139	75 56 80 	9	3,633 2,473 2,066 1,690	1,795,065 844,487 945,240 160,862	1 to 5.8 1 to 4.1 1 to 9.8	1 to 6'9 1 to 6'6 1 to 4'3 1 to 9'6	8 to 1 18 to 1 8 to 1
	Total .	• -	192	420	273	1,248	161	- 9	9,702	8,789,694	1 to 5.7	1 to 6'3	6 to 1
	CHOTA NAGPORE. South-West Frontier Agency.												
NAGPORE.	Lohardugga Singbhoom		19 23 16 20	130 56 98 84	87 68 25 55	356 363 128 21+	45 50 7 42	2 2 	7,021 12,045 3,753 4,147	1,104,742 1,600,244 453,775 1,058,228	1 to 13'4 1 to 24'0 1 to 23'3 1 to 13'2	1 to 147 1 to 267 1 to 243 1 to 152	11 to 1 8 to 1 7 to 1 3 to 1
ر ہ	1	··· _	78	408	255	1,090	144	4	26,966	4,225,969	1 to 18.0	1 to 19'8	5 to 1
			1,029	5,781	3,037	14,231	5,547	95	145,8474	05,964,1606	1 to 6.8	1 to 8.3	8 to 1
	Police Decca Special Resor Doomka Special Reser Bhazulpore Spec	VO	11 10 10	54 100 100	61 10 16	175 100 100	=	:::	******		****** ****** ** *	******	*****
	Reserve Inspector-General's B	ië-	3	50 30	3	50 80	•••		******		*****		
	Special Sub-Inspect	ore	2		2						•••••		
	Salt guard in Orissa different periods Office of the Inspect General of Poli	or- ce,	41)	425	40	425			*****	911.00			
	Lower Provinces Total			785			 					******	
	GRAND TOTAL		1,118	6,540	3,177	15,111	5.547	80	145,847	65,964,160	1 to 6'3	1 to 8'2	5 to 3
			1,110	0.030		Add	Sunder		c 5,076				

GBAND TOTAL ... 151,823

BENGAL POLICE OFFICE: FORT WILLIAM, The 15th May 1985.

	CHRA AND M	en).	PROPOST	ION OF THE	Police of M	(STATION D' BN).	oties (Oppi	ORES AND	and 6 of	n station
Top	pepulation.	(7)		To area.			To population		reported (columns 4 and	the Police Force o
Of the whole district.	Of district exclusive of towns. (s)	Of towns. (5)	Of the whole district.	Of district exclusive of towns. (5)	Of towns. (5)	Of the whole district.	Of district exclusive of towns. (3)	Of towns. (8)	Total amount of enguizable crime reported Statement A, Part I).	Proportion of cognisable crime to the Police Force on station duties (columns 27 and 28).
40	41	43	48	44	48	46	47	48	40	60
1 to 2,957 1 to 2,085 1 to 1,896 1 to 2,285	1 to 3,300 1 to 2,341 1 to 1,076 1 to 980	1 to 828 1 to 894 1 to 675	1 to 8.7 1 to 8.0 1 to 6.5 1 to 16.5	1 to 10°1 1 to 9°8 1 to 6°7 1 to 16°5	5 to 1 15 to 1 5 to 1	1 to 4,061 1 to 2,884 1 to 2,888 1 to 1,675	1 to 4,819 1 to 3,438 1 to 3,052 1 to 1,675	1 to 828 1 to 394 1 to 675	1,889 2,563 1,424 831	1 to 5 1 to 10 1 to 4 1 to 3
1 to 2,116 1 to 8,212 1 to 2,818	1 to 9,253 1 to 8,505 1 to 2,907	1 to 785 1 to 090 1 to 858	1 to 18°9 1 to 81°4 1 to 81°5	1 to 21°6 1 to 38°3 1 to (8°3	11 to 1 3 to 1 7 to 1	1 to 2,877 1 to 4,201 1 to 9,864	1 to 8,503 1 to 4,754 1 to 11,481	1 to 735 1 to 680 1 to 858	1,766 2,441 355	1 to · 5 1 to · 5 1 to · 9
1 to 3,380	1 to 3,631	1 to 471	1 to 20.0	1 to 25.0	3 to 1	1 to 5,112	1 to 6,293	1 to 471	1,364	1 to 8
1 to 8,838	1 to 3,061	1 to 65A	1 to 26'7	1 to 31.3	4 to 1	1 to 4,196	1 to 4,808	1 to 847	5,926	1 to 6
1 to 2,879	1 to 3,848	1 to 830	1 to 9'4	1 to 14'4	5 to 1	1 to 4,098	1 to 6,020	1 to 530	1,14,112	1 to 10
*****		*****		*****	******		·····		******	*****
	*****	* *****	010-44	*****	*****	*****	*****	******	*****	*****
*****		******	*****	*****		•••••	go ••••	,,,,,	•••••	*****
-01109		*****					•••		*****	
		*****						•••••	*****	*****
•••••		******	•••••	•••••		•••••	******	*****	*****	400400
400.00		*****	400.,,				••		******	111400
						•••••				
-	1 to 3,443	1 to 530	9.8	14'1	8 to 1	1 to 4,053	1 to 5,923	1 to 530	1,14,118	1 to 10

Œ	Area as ner Censu		a excluding		Chittagong		
	Area as per Censu Hill Tracta Deduct Calcutta				***	***	1,45,100
		•••	***	***	***	***	31
	Balance	•••	•••	•••	•••	•••	1,45,188
	Add Khond Mobal	•••	***	***	***	•••	709
					Total		1,45,847
	Add Sunderbuns	•••	•••	•••	***	***	5,976
			GRAND TOTAL			••,	1,61,823

Balance Total 65,904,160

c Area of the Sunderbuns is divided among the districts of 24-Pergunuahs, Khulna and Backergungo.

J. C. VEASEY, Offg. Inspector-General of Police, L. P.

STATEMENT E FOR THE YEAR 1884.

Province.	Commissioner's Division,	Name of district.	Number of men.	Average number of houses in cach men's charge.	Average annual entolu- ments of each man,	By whom paid.	Total annual
	d design at the second	Western Districts.					Ba. A
	ſ	Bardwan Bankoorah	11,681 7,660	25°9 22°2	20°5 32°4	By chakran lands and punchayets By punchayets, ryots and chakran and sigir	2,88,546 2,46,469
	7-4-6	Reerbhoom	7,456	26.8	20.3	lands. By semindars and ryots through punchayets. By chakran lands and Government.	2,25,011 1
. (Burdwan	Midnapore	10,011	42.4	20'2	By zigir land. Government, punchayets and villagers.	2,02,484 3
1		Hooghly	4,926 1,407	43'8 64'8	20.7	Py chakran lands, villagers and union pun- chayets. Paid in cash by tenants and by chakran lands	1,02,118
į	•	Total	48,00	85.2	24.6		10,64,078 1
. [Central Districts.					
ł	ſ	24-Pergunnahs	3,822	67.7	51.8	By village punchayets	1,72,224 1
j	Presidency	Nuddea Jessore Khulna	3,462 8,731 1,951	97·5 63·6 75·9	41.5 40.6	By punchayeta	1,53,195 1,66,104 1 91,685
		Moorshedabad	3,994	68.0	32.2	By village punchayets and rent-free lands, &c	1,28,677
i		Total	16,400	73'2	43*2	No. of the contract	7,11,985
IGAL	[Dinagepore		65°8	84.6 854	By punchayeta and villagors Ditto ditto	1,43,027 1 1,27,508
	Rejshahye	Rumpore Hogra Pubna	4,675 1,834 2,213	60°8 55°3 90°8	41'6 44'6 45'1	Ditto	1,94,774 81,802 1 99,038
ł	l	Darjeeling Julpigoree	1,225	85°0 79°7	71.6 52.1	By punchayets and tee plantors By punchayets and villagers	429 63,R34
,		Total	17,351	71.7	40.0		7.11,805 1
ļ		Eastern Districts.					,
	There	Parreedpore	3,545 3,015	85°1 78 2	41°5 37°9	By villagers and Government	1,47,294
1	Dacon {	Backergunge	4,571 6,184	49.7 66.3	42°0 48°0	Ditto	1,93,240 2,90,832
ì		Total	17,315	66.99	4378		7,50,981
	Chittagong {	Chittegong	2,086	1021	42.7	By villagers and tea planters By punchayets	89,364 76,656
	Custonia {	Topperal	2,011 2,673	69.7	37'8 43'9	By punchayets, Government and zemindars	1,18,169
		Total	6,670	72'5	34'8		85,15,974
i.		Total for nengal	1,00,487				
	ſ	Patna Gys	8,068 6,255	80°0 54°7	30·7 22·6	By zemmdars and villagors	94,196
(Patna	Shahabad Mozufferpore	4,788 4,894	60.7 77.2	27·3	Ditto ditto By villagers, punchayets and semindars	1,30,689
İ		Durbhunga Sarun Chumparun	6,115 6,200 2,301	83.5 09.3 110.7	34°9 19°3 30°8	Ditto ditto By villagers and armindars By semindars and ryots	1,43,836 1,00,079 73,678
IAR	`	Total	30,396	72.0	26.8	•	9,20,059 1
		Monghyr	3,636	74.7	27:1	By zomindars and ryots	98,761
į	Bhagulpore	Bhagulpore	8,712 4,631	85°4 65°0	21.3 34.6	By zemindars and ryots By residents, zemindars, and chakran lands By residents of the district By zemindars and ryots	79,846 1,60,846 49,404
	l	Southat Pergunnaha Maldah	3,904 1,017	78.2	12.6 46.5	By ryots	74,890
		Total	17,500	72.8	26.4	`	12,82,830
		Total for Behar	47,800	72.7	26.7		
	(Cuttack	5,718	89'0	17.8	By zigir lands and villagers Ditto ditto	1,61,947 25,171 70,461,3
884 ms	Orisea	Balasoro	2,045 2,853 303	66'9 57'2 48'8	12°3 24°7 12°7)	Ditto ditto	70.481 3 4,014
:		Total	10,974	59'7	18'4		2,03,984
•		South-West Frontier					4
		Agency.	9 000	58.0	28.0	By semiodars and ryots in cash	74,408
ora Nadiobi	Chota Nagpore	Lohardugga Singbhoom		77°1 155°9	22.6 17.5	By villagers	94,000 9,000
	•	Manbhoom		51.3	15'%	Partly paid by service lands and partly by villagers in cash.	45,070
		Total	10,009	67.8	201	·	2,81,290
). 		Government Bailway Police.		*****			
	1	GRAND TOTAL	1,70,726	807	80.2		44 44 44 A

Hungal Police Office;
Port William,
The 18th May 1885.

STATEMENT F.

Fully Part			·					AR	eaman Fot	TOF TH	28									F	nnie,	HWW	720.
## PRINCE NO. 1 1 2 8 1 8 9 9 9 9 9 9 9 9 9				To				1 2	swords	batons		Distr	issed		Pino av	d, dogs	nded or	-			-		
## DESCRIPTION OF Total 1 1 2 2 3 3 3 3 3 3 3 3		NAME OF DIST	RICT.	-	1		T	with fire	il with	4ith	_	 	1		the 1	ntal of	Acora.		der P	olice	Act.	Sec.	al C
### RESPORT.				Inspectors.	Sub-Inspectors.	Head-constables.	Men.	provided			Inspectors.	Sub-Inspectors.	Head-constables.	Men.	inspectors.	Sub-Inspectors. Head-constables.	Men.	Inspectors.	Sub-Inspectors.	Head-constables,	Men.	Inspectors.	
Bright B	·	1		Ļ	2	ı	8		8	0	<u> </u>	7	_	8	-1 -	9	10		11		12	1	8
PRESIDENCY \$\frac{1}{2} \frac{1}{2}	Burdwan	Western Dustr Burdwan Bankoera Berkhoom Midnapore Hooghly Ilowrah Municipality		2 3 7 3 2 3	16 11 43 32 11 2	40 84 98 73 39 13	818 220 803 705 247 309	56 44 105 57 26	81 64 50 10	31: 22: 70: 70: 28: 32:	1 1 1 1 1	:::	3	8 2 42 5 10 25	1 8	3 1: 1 2: 6 6: 1 1: 1 1:	77 5 52 146 42 3 47 5 90		::::		13 8 8 8		
Rajshalve	Presidency	24-Pergunnahs Nuddea Jessore Khulna Moorshedahad	*** *** *** *** *** ***	5 8 4	33 32 21 82	61 44 41 78	615 426 289 664	25 36 27 54	41 41 41 86	636 437 256 667		ï :::	::: 1	18 9 7 17	1 2	15 17 2 16 3 80	159 115 95 189	=	==		9 2 . 8		
Discrete Platfriets Discrete Platfriets	•	Rajahaliye Rungpore Rungpore Indone		3 4 2 2 3	20 23 11 15 9 13	43 51 30 43 81	359 420 212 804 213 229	43 83 46 54 88 104	23 44 23 27 24 31	386 359 871 186 283 165 140			1 1 1 1	23 30 7 5 18	1 1	2 12 25 48 20 9	4 82 84 50 41 24	7 :: : :			1 9 12 2 3 7		; ;
CHITTAGORG S 16 53 394 130 22 315 1 3 11 1 6 10 81 8	DACCA	Eastern Distriction of the Control o	ris.	0 4 4 6	22 10 34 25	69 48 57 59	674 321 476 441	116 58 34 103	40 30 44 91	629 909 490 345	1 : : :] ½	1 2	36 17 4 18		35 22 18 43	166 53 101 92	-	1		30 9 2 7		
PATKA Sinchabad 4 24 60 621 83 621 83 67 429 1 6 10 21 94 1		Chittagong Noskholty Tipperah	otal	2 2 2 2	16 17 15 48	53 27 28 108	394 255 278 922	130 41 104 275	20 20 15	315 214 154 683		1 2 3	3 2 	11 6 2	1 6	10 10 11 31	81 47 42 170		2 ::		3		
Monghyr Bhagulporo including special 3 17 43 482 03 50 806 1 2 9 16 1 24 04 116 1 1 19 1	PATNA	Patna Gya Shahahad Mozufferpore Durbhunga Sayun		4 8 3 5	20 24 14 15 16	77 60 51 42 60	682 521 420 840 451	116 83 86 90 73	49 52 6 40 35	682 474 420 804 422		i i	1 1	6 6 9	21 10 5 6	65 21 8 17 25	124 94 20 106 55	:::::::::::::::::::::::::::::::::::::::	ï	"i	6	1	11111
Total 18 82 227 1.085 441 102 1.501 1 2 7 550 2 50 121 552 1 1 18 1 18 1		Monghyr Bhugulpore including Roserve Purnesh Sonthal Pergunnahs	special neluding	3 5	17 18 18	43 51 59	432 442 467	03 135 80	56 78 25	339 414	1	2	2 1	6 1 6 3	24 3 16	04 11 20	116 52 91	::: :::	1	1 1	2 8 1	1	-
Prime Border	3	Maldah Total Total for I ORIMAA.	ehar	18 49 2	82 230 16	25 227 647	222 1.985 5,894	47 441 1,855	193 193 452	202 1,591 5.241 516	1	2 5 7	1 5 2 13	9 2 1 2	122	10 121 300 17	73 852 979	=======================================	1 2	1 11 2 3	1	1	1 1
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Government Railway Police 5 8 61 182 18 216 2 10 15	nota Nagrund	Hazaribagh Lehardusga Singbhoom Manbhoom	al	8 7	27 5 7 8	80 10 38 180 1	412 135 254 ,231	114 134 54	16 16 43	158 214 1.210			1 12 5		8 4 10	18 13 20 60	53 10 70 196			1 8			100

ERROAL POLICE OFFICE;
SOBT WILLIAM,
MALLON Boy 1986.

(a) Exclusive of 216 Water Police distibuted thus—Midnapore 12, 24 Parama and a state of the contract of the c

ENT F.

Management of the Force.

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1		rieir dain		Ot	ber o	effen	ces.	polic wards ing	ber of e re- ed dur- the	N	po c	er of p to read write.	olice l and	u	nder	instr	police ruction year.	during the year.	and under ten	d upwards.			pension or	7 snd 8).	se than un-			during the ee.	during the
	Sul-Insprodus.	Head-constables.	Men.	Inspectors.	Sub-Inspectors.	Read-constables.	Men.	By promotion.	By money rewards.	Inspectors.	Sub-Inspectors.	Head-constables.	Men.	Inspectors.	Sub-Inspectors.	Hrad-constables.	Men.	Number enlisted durin	Of one year's service as	Of ten years' service and	On pension,	On gratuity.	By resignation without gratuity.	By dismissel (columns	By discharge otherwise	By desertion.	By death.	Percentage in hospital of tores	Ferentiage of densitie during the punct
	15	····	16	_	17		18	19	20		21		22		23		24	25	20	27	28	29 ·	30	31	32	33	34	35	38
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		\$ £ \$ £			1:::	1 1	10 6 1 2	.i.	124 18 18 15	3812	24 27 8 16	56 50 19 30	100 87 80 50					44 58 29 21	245 304 83 153	263 159 91 162	10 13 2 17	2	3 13 3 2	9 14 2 5		:::	8 11 2 3	35.6 32.4 84.3 26.8	110
			245 249 249	·	: :: ::	4	19	1	29 29	9 .3 8	78 8 8	185	363		::		23	125 15 	785 182 122	100	3 8	***	21 	10	3	:::	21	97'4 84'8	
			10	•	•	-	919	77	2,1149	104	191	1,900	5,444	-	-	18	389	2,003	12,454	8,672	236	85	1,000	778	-	121		61'6	

Showing the Race and Religion or Caste of Office

Particular Control of	F77720 GE .14_44444444444444444444444444444444444	1		***************************************		F1 424	# 144-1442	RACE,	- The training of the training	alla di dinanggar ng				
			Ev	hoi'ra ye				EVRAS	IARS,			Nativ	Es.	
Commissioners' division.	NAME OF DISTRICT,	sist trict	ict or As- ant Dis- Superin- adents.	Subord			stant Dis-	Subord			stant Dis-	Subordi office	nate	
		Mintary or Co-	Uncovenanted	On Rs. 109 and upwards.	Below Rs. 100.	Constables.	Dytrict or Assistant trict Superiplendent	On Rs. 100 and upwards.	Below Re. 100.	Constables.	District or Assistant trict Superintendent	On Rs. 100 and upwards.	Below Bs. 109.	Constables.
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	BENGAL.				<u>-</u>	,								 •
Burdwan	Hankoura Herebhoom Midnapore Hookhly Howrish Do, Municipal Police		1 2 2	1				3			1	\$ 22 5 8 2	82 45 13× 104 50	469 318 220 798 841 847 305
	Total Gentral Districts.		1 8	<u></u>					··· ·		1	17	490	8,013
Presidency	Justerra	s		2						:	1	4 4 5 3 4	74 60 110	1,046 013 418 381 064
Елјенанув	Dinugepore		1 2 2			1						30 24 2 2 1 2	54 62 71 41 58 38	344 349 401 219 294 218 228
	Total		2 7				-	2	2			16	873	2,035
PACCA	Baser Districts.		. 8	1					1 			b	80 9 67 90 81	501- 100 817 469 485
Chittagong	Chittsgong				1				1			19 8 3 3	327 68 44 43	1,878 378 246 278
	Total				1							9	151	891
	Total for Bengal BenaB.		4 33	5		- 2	 	3	3		- 3	81	1,842	10,837
.Ратва	Patua (Cyan Mahadad Masafterpore (Dorrbhuaga Saru) (Chumparun (Chumparun)		1	3 1					1			4 3 4 3 5 7	124 103 83 65 65 78 85	1,163 674 551 619 376 460 291
Вилаптьовк	Monghyr		:	1	1				1			22 2 3 5 4	558 58 65 6 77 53 9	3,899 642 643 60 465 347 160
	Diffo special reserve Maldah Total		1 6	2	1						1	2 16	-	1,978
, , - , , , ,	Total for Behar Duissa.	-	3 15	6	1				1		1	38		6,874
ORIGEA.	Cuttack								1			8 1 3 2	95 74 80 22 271	304 311 360 137
CHOTA NAOPORE	CHOTA NAGPORE. South-West Frontier Agency. Heggrhagh		1				1	1		******		2 8	86 87 24	450 411 188
THE PARTY OF THE P	Singhboom	=======================================		11			1					***************************************	55	188 547
r V	Government Builway Police GRAND TOTAL		-	3				2 8	6	1		1	252 46 8,272	178
				<u></u>	1	<u> </u>	<u> </u>	1	"	1		"		

BERGAL POLICE OFFICE; FORT WILLIAM, The 15th May 1895.

Men employed in the Police during the year 1884.

	· 	*******		***************************************							KELI	GION I	OB CAS	116.						 -				
		Î			OFFIC					Other	r reli-		i i				Mrs		•			Other	reli-	
	Hahomedans.	Brabming	Rajpnots.	Goorkhas.	Sheikhs.	High caste soodras, onpur	Low caste soodras.		Hindoes of all other caste.	Ero	na,	Christians.	Nahomedans,	Brahmins,	Kajprets,	Goorkhas,	Aheist.	High casts scottes.	L ve caste scodras.	Billmen.	Budoes of all other rastes.	gin	19.	Grand total officers and men.
1	13	14	15	16	17	18	19	20	21	23	23	24	25	26	27	2×	20	 30	31	:173	33	84	86 -	84
39123	8 7 25 29 3 5	38 25 17 34 37 20 3	. 6 9 18 3 1	 1 2	1	25 2 14 40 31 15 6	7 13 6 29		3 5 20 12 7	 1			7/1 70 45 177 129 67 125	138 66 43 175 197 88 63	129 72 200 112 56 60	1	1 1 1	60 41 63 58 41 15 7	80 3	8	85 61 27 179 181 81 44	::		3,1
3 1 1 1 1 2	51 13 7 10 26 87 10 23 10 14 13	54 36 19 12 34 157 22 20 21 9 30	 8 4 4 6 17 		2 1 1 2	55 80 1 34 120 14 11	4 4 3 2 		82 -45 -87 -10 			1 2 2 10 10	352 1,056 156 1,056 153 152 156 146 153	10 ! 55 ;	70 44 479 226 39 59 17 89	 2 1 2 	4 	852 852 85 86	197 45 252 29 10		184 119 102 137 502 55 65 470 8	: : : : : : : : : : : : : : : : : : :		8,
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8 8	18 8 7 83 340 48	10 12 8 30 579	1 ::: 1 85	1 29	1 2 15	30 20 19 69 539	5 5 5 5)		1 6 5 11 257	8 10			68 87 175 275 2,308	25 39 25 80 2,100	14 18 32 1,283		" 1 "" 1 14	47 47 28 122 1,598	50 71 721 128	 8	64	173	:::	1,
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10	100 10	-			-	-	3		31		-:-	17	377	35	100	3		-	-		2,5%		-	21

STATEMENT of Dismissale and Resignations in the Subordinale Grades of the Police of the Lower 1 during the year 1881.

**		force at		cement	Number in colum on	of men ir in I, disc reduction	nargec	Number from all	r of disn	nisanis ausos.	Number	of reelign	stions.	Persenta (from them and resigna- on the v of each force		
e wissionmes'	NAME OF DISTRICT.		I.			n.			m.			IV.	•	-	W. 1	A
		Regular police.	Railway police.	Municipal police.	Regular police.	Railway police.	Municipal police.	Begular police.	Rallway police.	Municipal police.	Regular police.	Railway police.	Manicipal police.	Regular police.	Bailton palled	
uwan {	BEEGAL. Western Districts. Burdwan Hankoora Beechhoon Midnapore Hioghly Howrah Total	874 284 944 814 27P	000 000 000 1 1	**************************************		000000 000000 000000 000000 00000	*****	22 8 3 57 20 11	******** ****** *** *** *****	25	43 10 11 81 72 16	**************************************	36	11'8 -6'7 -6'8 11'6 11'8 -9'4 	the see the see topical second second second second	
ыдвист{	Contral Districts. 94-Pergunnishs Nuddes Jessore Khulus Moorshedabad Total	1,209 006 508 349 780	11			400 og 140 100 os 40 os 101110	******	56 18 13 8 18	******	******	192 80 61 18 80	000000 000000 000000 000000	004 004 004 004 10400 10400 10400	26.4 6.9 14.6 7.4 6.1	den den geben geben geben geben geben	application of the second of t
SYHATES	linagepore Rajabahyo Runepore Rosra Pubna Julpigoree Total	398 420 443 212 740 257 268	9 9 9 57	**************************************		000000 000000 000000 000000 000000 00000		35 24 29 8 7 18 17	5	******	\$ 24 47 8 15 11 80	10		97 11'4 17'1 6'6 6'1 11'5	86'4 	atta BPQpp Gapan Gapan Gapan Gapan Pafan
GA {	Bastern Districts. Daces Ilo., apoctal reserve Furreedpare Backer gunes Mymensingh Total	653 308 399 552 539		*****	3 3	******	******	82 6 17 8 15		******	1.00 7 14 22 20 163	** *** ***** **** *** ***	00000 00000 00000 00000	30°3 11°1 7°7 5°4 6°3	400 hee 4.000 4.00	edyna open eyenn eyenn egen
тафоно {	Chittageng Noakhelly Tipperah Total Total for Bengal	802 818 - 1,080					*****	15 19 3 29 477		25	47 4 7 58 893	10		13.8 5.3 2.8 13.8		1914 1914 1914
, A	Total for Hengal HEHAE Patna (4yn Shahabad Morndispore Durbhunga Raran (1,299 804 604 480 438 524 827			17 4 	******	** ** ** ** ** ** ** ** ** ** ** ** **	18 24 7 7 10 10 8		** *** **** *** *** ***	20 6 1 2 4 1 10	000 00 000 00 000 00 000 00 000 00 000 00 000 00	00 100 00 100 01 100 01 100 00 00 00 00	2.9 8.7 1.3 1.8 2.1 2.0 5.6 2.5	20000 20000 20000 20000 20000 20000 20000	deny social pole projet strain strain strain
allrors {	Monghyr Bhagulporo Do. specual reserve Purnesh Sonthal Pergunnaha Dumka special reserve Maidah	465 65 686 848		******	** *** *** ** ** *** *** *** *** *** *	** ** ** *** ** *** ** ** **	 	21 23 6 15 14 1 10	******		8 24 6 6 8	011000 011000 011000 011000 011000 011000	******* ****** ****** ******	5.8 10.5 7.3 5.1 6.3 6.9	000000 000000 000000 000000 000000	1 1 1 1 1 1
(Total Total for Behar Ontrack	BP9			25		*****	174		****	102 4 4 17		01000	#0 #5 #3 81	position of the control of the contr	N. A.
* ···· {	Balawore Gurjhais Total CHOIA NAGPORE. Bouth-West Frontier	168						\$1 7 87	***		34	*****		9-6	danipa danipa danipa	
NASPORE (Razaribagh Loharduppa singbhoom	615 487 267 313		*****	17	0140 0 000 0010 0 0010 0	****** ****** ******	9 14 2 5 5			18 3 91	\$00000 \$00000 \$10000 \$10000	seengs seengs seengs but shi	81 81 81 84	econd district added	1.10
•	Government Esilway Police		†235 803	*327	46		,	719	10 18	95	1,450		11000	79	**	

^{*} Actual lurce as it stood on the 1st January 1846.

the house him will a secret be a secret the secret with at mines in a continue to me with the wanted the brief

Statement thousing number of offences cognizable by the Police, reported, and number of persons convicted, in the Districts of the Burdsoan Division in the year 1884.

								Burdwai	Divi	non.					í
, d			Bur	dwan.	Banko	ora.	Beerbhoo	n. Midne	pore.	Hoogh	ly.	Howra	h.	Total	7
	Law trains which .	DRECKIPTION OF CRIME.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported. Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Fersons collected.	Cases reported.	
7		8	4	5	.6	7	8 0	10	11	12	15	14 1	15	16	19
	(M) in the second secon	Abetment of offence not committed, &c	==				000 001 000 000 000 000	:::	***	***		=		ereder grapes grapes grapes	
	CLIES I.—Offences again	et the State. Public Tranquillity, Safety. and Justice.													
	181 to 188, 188 \$31 to 263, 447, and 471 \$18 to 216 \$4 to 281 \$4 to 188, 187, 186 \$40, 170, 171	Offences relating to Army and Navy Offences relating to coin, stamps, and Government notes Harbouring an offender Other offences against public justice Rioting or unlawful assembly Personating public servant or soldier:	84	1 1 1 ₆	 2 4 42 1	 1 107 1	1 1	. 5	 5 13 196 5	5 8 62	2 126 1	3		18 1 44 200	
		Total	. 4	8 115	49	115	13	25 85	219	76	133	26	64	298	**
100 111	308, 308, 396	Murder (hy thurs							 10	 1 9	 2 1	 5 1	=======================================	1 1 40	
1217 10 10 TO	364, 308	Culpuble homicide Rape Unnatural offences Exposure of infants or concealment of birds Attempt at, and abstiment of, suicides Grievous hurt for the purpose of exfortin		1		2	5 .	11 4 5 1 2 13	1 9	1 10 1 2 8	"1 "B	1 13	1 9	16 25 3 8 45	
	325, 326, 336 538	Administering stupstying drugs to cause hurt for purpose of extorting property of confession or deterring public servant	I	1		"in 		1 21 4	 3 15	 20	"i2 	18	16 18	1 85 3 140	
	845 to 369 846 to 348 878, 879 371 888, 884, 386, 867	Selling, letting, or unlawfully obtaining minor for prostitution Habitually dealing in stayes Crimiual force to public servant or woman or in attempt to commit their or wrong	8.	5	2			2 17 19 1	10	25 7 	 1 	3	3	96 27	
	306A, 836			22 1				1 4		53 8	18	25 1	22 1	109	
		Total		04 5	48	2:	54	24 16.	121	169	49	107	74	614	*
	905, 997, 508 900, 493	in aweiling house	- :	4			12 	5 1	1	 2 4	*** *** *** ***			44 1 1 8 13	
	#15 251, 1823, 630 to 45	Robbery on the highway between sunset and sunrise other robberies	148	2 5 12	. ا .	=		4 1 1 3	2 8	 8 , 18	:::3	1 1 20	i ii	6 27 106	
¥4.		House-frespon with view to commit- offence, or having made preparation i	1 2		38 36	2		38 40			80	151	30	3,176	**
		Mark. Macoliving stolen property by descrity habitently. Belonging to gangs of thugs, descrits, robbe and thieves. Total	re	413			5 6 270	73 58			7	184	 54	39	
			<u>" '</u>			1 .	210		1	- dut		1 400		2,414	

STATEMENT AA-worked

Statement showing number of offences cognizable by the Police, reported, and number of persons convicted, in the Year 1884.

				·····			Bu	DWAN	Divis	ION-C	onolu	114.			ب. ا
		Burd	wan.	Benk	core.	Beerb	hoom.	Midn	spore.	Book	hly,	I Row	rek.	1 3949	
LAW TENNE WEIGH POSICIANE.	Опопіртіон офоцин.	Cases reported.	Persons convicted.	Osses reported.	Persons convioled.	Cases reported.	Persons convicted.	Oases reported.	Persons convicted.	Cases reported.	Persons Bontrobed.	Oues reported.	Pentus sonviolet:	Gass Aspectal.	
3	8	•	5	01	7	8	•	10	13	12	18	14	15	26	1
Otans 1V.—	Einor afforces against the Person. Wrongful restaint and confinement Rash act reasung burt or endangering life Compulsory labour Total	45	18 3	28 :: :: 18	1 	84	10 :: 10	186		193	41	17 .:	10 12 10	846 11004 208	, A
488, 406	nor offences against Property. Lurking house-troppess or house-breaking Theft for castle ordinary	553 608 27 56 119	30 343 7 47 56	8 25 348 5 34 61 -	2 14 180 4 86 29	0 58 454 64 94 95	8 75 157 2 15 83	7 117 1,151 83 61 873	74 518 30 81 143 	16 23 745 126 29 809	6 11 2003 7 25 71	10 8 848 46 46 97 8	976 13 48 59	85 864 8,008 947 1,665 8	3,
feet to 997	Offences against religion Vagramy and had character Offences against Gambling Act Excuse Laws	23	18 28 52	19 18 58 4	11 5 29	100 11194 8	8 114 114	30	"ip	10 871 771 15	6 5 75 18	10	1 17 D	148 C 584 49 89 89	pte
bes, 977, 979, 989, bas, 983, 585, 585, 585, 587, to 254, section \$6 of Act V of lari, and any other living or local jews.	Public and local nusances	18	12	18	120	23 328	92 812	81 17 339	20 15	'21 1,925	ŧi	1,003	1,858	35 96 8,936 4	8,
\$50x65x054mpq	Police Total	945	984	192	187	500		467	467	5,06B	1,918	1,700	8 1,971	4,074	10
	GRAND TOTAL .	2,464	1,558	1,177	596	1,077	831	3,233	1,806	484	2/523	2,816	2,578	15,645	١,

BENGAL POLICE OFFICE: PORT WILLIAM, The lath May 1866. ' 4. C. VRABBY, Offer Espector-General of Police, L.P.

Matement thering number of offences cognizable by the Police, reported, and number of persons consisted in the Districts
of the Presidency Division in the gent 1884.

		1		Panerous	or Bivisio	n,	
		34-Per- guntaha	Nuddes.	Jastore.	Khuina.	Moorsheda- bad.	Potal.
Law Urinin wotor Possesable	Description of China.	Ones reported.	Cheen reported.	Came reported.	Cases reported.	Canes responsed. Persons convicted.	Cuesa reported
	•		6 7	8 0	10 11	13 13	16 16
	Abetiment of affence not committed &c	44 94 4 11		2 2.	100 (49) 260 (49) 260 (49)	. 000	
Orama I — Offences against the 181 to 196, 189	State, Public Tranquility, Eafety, and Septice. Offences relating to army and navy Offences relating to coin, stamps, and Government notes Harbouring an offender Other offences against public justice Ricting or unlawful assembly Personating public servant or soldier Total	6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	7 8 8 8 8 8 9 9 18 18 1	133 351 13 8	# 4 4 8 7 8 94 186	\$ 1 8 7 62 446 4 4	17 14 15 15 15 15 15 15 15 15 15 15 15 15 15
Ozass 11.—Ser	ious offences against the Person. by thus:		1	000 100 000 100 000 100			
907	Other murder Attempts at murder Calpable homicide Expo Urmatural effences Expoure of infante or concealment of birth Attempt at and abotment of suicide Grievous hurt for the purpose of extorting pro-	6 3 10 4 5 2	6 2 3 1 11	13 11	11 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8 11 8 11 7 3	34 8 16 2 20 2 10 3 10 3 10 4 21 42
398, 386, 835	party or confesion, or deterring public servant Gelevious hurt Administering stupefying drugs to cause hurt Hurt for purpose of extorting property or confession, or deterring public servant Hurt by dangerous weapon Hurt by dangerous weapon Kiduanoming or abdustion	1		3 4 5 60 18	25 21 27 16 3	1 19 28	124 98 1
371; 573	Wroagfal confinement and restraint in secret or for purposes of exteriors. Selling, letting or unlawfally obtaining a minor for prostitution. Habitaelly dealing in slaves	67		2 50 52	1 28 24	2 1 34 80	13 2 1 3 1 262 174
	hurt Total		1 6	0 167 80	109 66	111 82	879 466
	offences against Person and Property, or against Property only.						
30 348, 397, 398	Preparation and assembly for decoity Preparation and assembly for decoity Robbery with 5 by poisoness or stupolying drugs burt (, other means in dwelling-house on the bighway between sunsot		i :: ::	1	1	10 11	32 28 1 1
588, 598	Sectors muchief and cognate offences Mischief by killing, posening, or maining any animal Lurking house-treepses or house-breaking with	27	1 26 14 63 2	2 42 24	3 11 3 18 8	31 20	14 135 181 84
	Broad-transpass with view to commit an offence or having made preparation for hur? Beodwing stolen property by dacoty or habitanily Belonging to gang of thugs, dacots, robbers, and thirves	758 1		6	341 19 , 3 , 3 363 34	682 66 3 11 756 116	3,626 251; 45 44.5 1 3,459 479
Class IV.	Minor affences against the Person;	13) - 102 y	, .,,,,,	U-00 09	110	419
		76		75 14	33 10	53 23	884 118 100 100 100 100 100 100 100 100 100 100
	Total	74	50 121 4	3 70 15	83, 10	1 1	957 120

EXXVI

STATEMENT AA-continued.

Statement showing number of affences cognizable by the Police, reported, and number of persons convicted in the Districts of the Presidency Division in the year 1884.

						Pai	BIDER	CT D	AMIOI		luded			And the last of th
			gunz		Nud	des.	Jene	o re.	Khu	lma.	Moore		Tot	al.
Berfal namber.	IAW UNDER WHICH Bunisharle.	Description of Crime.	Cases reported.	Parsons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Osses reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported,	Passas merbed.
1,		3	4		6	7	8		10	11	18	13	14	249
tart f t	CLASE V.—264 455, 456 379 to 388	Lurking house-trespass or house-breaking . Theft of castle	70 72 874 64 84 822 	15 60 346 18 76 132	54 70 1,703 78 102 438	98 29 500 18 128 168 	80 84 604 56 872 	\$1 46 287 9 53 119	21 31 474 10 26 58	7 24 145 4 23 89	25 39 725 49 43 227 ::	12 25 303 8 47 173	758 956 4,883 860 311 1,412	76 184 1,078 307 451
•	Class VI.—Oth	er offences not epecified above.	_								1,100		0,745	-1000
80	29% to 297 Chapter VIII (B), C.P.C., and Act IX of 1974.	Offences against religion	50 50	5 55	1 29	"i7	19	8 14	··· ₉	··· ₇	8 89	8 18	8 148	16 91
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Cognizable offences under the Acts specified	Offences are inst Gambling Act	13 897 7 4 96 5	19 843 6 9 81	3 18 8 17 	18 14 2 17 83	25 31 31	18 34 27	7 8 13 899 41	7 8 15 377 88	1 120 10 4 9	94 8 4 	17 765 23 89 495 126	48 676 14 73 488
#8	989, 277, 279, 380, 283, 285, 286, 289, 291 to 394 section 34 of Act V of 1861, and any other minicipal or local laws.	Public and local nusances Other special and local laws cognizable by Police	1,067	1,053	857	592 76	147	155	69	66	819	784	2,750	2,610 501
		Total Grand Total	2,163 4,\$84	3,268	855 4,685	769 2,110	247	252 1,340	1,815	540 1,001	1,006 3,100	896 1,848	4,883	4,601 9,667

Bengal Police Office, Fort William. Tre 15th May 1885.

J. O. VEASBY,
Offg. Inspector-Queral of Police, L.P.

CANCELLE & - entired.

Company theotog number of offences cognizable by the Police, reported, and number of persons consisted in the Bittilets of Rajshahye Division in the year 1884.

					٠,		•	Ras	BAE	rs Dr	REION.				. `		
		Dipag	spore.	Rajoh	abye.	Rung	ore.	Boga	ra,	Pub	ne.	Darjee	ding.	Julpig	ores,	To	
Eaw outer Wester synthe Area:	Description of Childs.	Cleans topmerled.	Persons convicted.	Cases reported.	Persons convicted.	Cares reported,	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons couvieted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	A CANADA
	8 of # 1 & 8	4	6.		7	8	9	10	11	12	18	14	1,5	16	17	16	
17. 110	Abstract of offence not committed, and the strong commission, of offence by public, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence, and the strong design to commit offence by the strong design to commit offence by the strong design to commit offence by the strong design to commit of the strong design to comm		:: 12	* 			 	, 110 111 112	***					: ::		popular source san in	100
Criss I.—Offenoes	against the State, Public Tranquility, Safety, and Justice.		,							1							
78% 86 186, 185 58% 86 565, 467, 814, 40 218 184 10 786 140 10 143, 187, 188 146, 170, 171	Offences relating to army and navy Offences relating to coin, stamps, and Government notes Rarbouring an offender Other offences against public justice Rioting or unlawful assembly Personating public servant or soldier	6 7 18	1 6 87	8 1 7 .55	10 2 7 90	1 20 42 19	1 15 40 14	2 3 06	1 140 	130	194 194	31 11 6	 5 6	 4 17	: s :	66 80 80 80 20	
	Total	. 84	46	70	110	82	70	71	153	118	906	19	20	25	<u>69</u>	419	
305, 306, 306 306, 306 315, 317, 318	Murder decotes	171274		 5 1 8		1 5 1 .4 8 5	1 2 3	:::13452	 1 1	 1 4 5 8 2 1	 		1	3 1 2 3 1	3	/or - 1 注 数 11 数 数 11	Η.
2001, 2004, 1000 300, 201, 2015 200, 400, 1015	Grievous hurt for the purpose of ex- torting property or confession or de- terring public servant	13	"1	11 17	20	25	"4 "21	3	3 	9	13	5	,	7		#8 #8	
364 368 368 io 369 446 to 348	Hurt for purpose of extorting proper or confession or deterring publi- servant	7 16	2	18 8 1	17	8	ïi	8 6 1	 1 6	21 8	 1 3	10 5	 	2 6 7	13	17 66 65	
2044, 206, 256, 287	theft or regularly confine Ries or negligent act causing deat	32			14	51	34	23		39 8	9	22			3	256	
	Total .	102	- 85	-	-	-	83	71	89	129	50	55	-		-	-	٠.
Grand III.— Proper St. Col. St. Col.	Bobsey with by poisonous or stup lying drugs by wither means	10				90 1 	2			 	::: ::1			10	"		
	eunrice Lother robbaries discions mischief and cognate offeno Bischief by killing, poisoning,	00 1: 00 1:		3 14 15 15 15 15 15 15 15 15 15 15 15 15 15	3		10		-	5 8		8		5 9	-	8	١
	b Lurking house-trapes, or house because to commit	NO-	1 8	45		864	100	263	80	345	45	79		30	8	1	
	adjance, or having mide preparati for burs. House compass with view to go into an effect, or having made to pervise the hot property by disco in publicably property by disco in publicably and shieves. Total										,,,	104			L		
		7 1. V	- / -	• • •		٠.,٠	,		1	-	 	-	1	1		•	***



Statement showing number of affences cognizable by the Police, reported, and number of persons convicted in the of Rajshahye Division in the year 1884.

				,	·			Ra	TEMPE	rs Di	AMION		inded 		,	***	£	
			Dinag	opore.	Rajal	ahye.	Rung	poss.	Bo	era.	Put	/1 0.	Darje	eling.	Julph	jonie.	Ó	
	LAW UNDER WHICH PURISH- ARER,	Description of Crime.	Chares reported.	Persons convicted.	Cases reported,	Persons convicted,	Cases reported.	Persons convicted.	Osens reported.	Persons convicted.	Ogen reported.	Persons convicted.	Cases reported.	Persons convicted.	Ones reported.	Persons convioled.	Company of the Company	
1	2	8	•	5	ė	7	8	9	10	11	12	18	16	1.6	16	17	10	-
1	CLASS IV.—M	inar affenous against the Person.									i							10
1	M1 to 344 M9, 237	Wrongful restraint and confinement,. Reach act causing hurs or endanger- ing life	99	82	66 1	55 1	76	\$1 	46	10	98 "1	90	82	20	17		44	•
1	74	Total	99	82	65	56	74	- 81	47	16	94	20	80	27	17	3	486	-
1	Crass V.—M	linor affences against Property.							_									
	33, 460 79 to 833 06 to 406 41, 416 67, 468	Lurking house-trespass, or house-breaking Thaft of cattle Criminal breach of trust	13 65 808 84 101 126	3 35 359 9 138 87	159 66 718 46 25 136	5 04 830 18 28 65	16 81 631 85 70 75	7 28 247 14 105 40	10 17 589 41 55 197	60 200 5 60 108	87 28 501 51 57 133	20 20 188 4 46 59	12 39 572 58 16 59	6 27 350 18 11 49 1	10 23 821 25 17 140	4 19 190 6 17 76	257 260 4,090 253 254 256 256	1
		Total	1,197	480	1,158	510	878	490	889	887	758	838	751	452	584	314	8,189	
20	CLASS VI.—Of the to 297 Chapter VIII (B), C.P.C., and Act 1X of 1874.	ther offences not specified above. Offences sgamet religion Vagrancy and had character	٠,	3	"i7	··· ₂	24	29	"i2	"io	1 37	27	.2	48	9	3	306	
0	ognisable offeriors under the Acts specified	Offences against Gambing Act Excuse Laws Optim Act Railway Laws Balt and Oustom Laws	30 3 31 10	5 48 5 28	28 7	9 26 "9	20 20 27 7	18 6	14 2 8	9 1 2	 6 3	# 4 5 5 7	14 61 8 29	68 25 4 	6 :: 10	 	21 164 16 79	,
	28, 277, 279, 280, 126, 286, 286, 286, 286, 284, 286, 291 to 294, section 34 of Act V of 1861, and any other municipal or local	Public and focal nuisances	1,330	1,261		108	40	74	252	254	186	200	518	49R	04	94	2,530	
1	Market t	Other special and local laws cognizable by Police											296	324	9	14	\$05	
		Total	1,41%	1,859	184	158	101	183	805	298	251	251	940	967	128	124	4,800	
1	j	Grand Total	8,287	1,998	2,050	945	2,344	877	1,656	941	1,756	918	1,906	1,590	978	880	18,806	8

Poetor (PPICE ;

Poet William,

The 18th May 1886.

J. C. VEASEY,

Ofg. Inspector-General of Police, L. 2

of Dacca Division in the year 1884.

			**************************************		DACO	DIVINO	— 1—1111 и.	· · · · · · · · · · · · · · · · · · ·	
		Dacce	.]	Furreedporn	Back	ergungo.	Mymensia	ngh.	Total.
LAW SPURE WHICH	idescription of Crime.	Cases reported.	Persons convicted.	Cases reported.	Chans reported.	Persons convicted.	Cases reported.		
	8	•	8	0 1	1	•	10	11 1	18 18
114, 119	Abotting commission of our near ry parity, see								0040 000 000000000000000000000000000000
	oe against the State, Public Tranguellity, Safety, and Justice. Offences relating to army and navy Offences relating to one, stamps, and Government notes Harbouring an offender offences against public feature	104	30 383 383	_1	27 268 1 278	3 1 4 71 17 2 81 10	1 6 1 2 8 50 75 255 1 5	2 46 348 5	18 80 1,516 60 1,516
Class II.	Serrous offenous against the Person.								
574	Attempt at and shotment of suicide Grievens hurt for the purpose of extorting property of confession or deterring public servant Grievens hurt for the purpose of extorting property of confession of deterring public servant Hurt by dangerous weapon Kidnapping or abduation Wrengiul confinement and restraint in secret or for purposes of extortion in servant selling, lesting, or unlawfully obtaining a minor of protection in the servant or woman, or in attempt to commut these or wrongfully confine Each or negligent act causing death or grievous hurt Total	36 7 7 81	1 7 2 32 32 8	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	,	137 17 17 17 17 17 17 201 10114 1414	28 18 1 19 1 19 1 18 1 18 1 18 1 18 1 18	8	50 11 181 14 4
205, 207, 205 207, 205 207, 205 207, 205 207, 205 207, 205 207, 205 207, 205 207, 207 to 400 207, 207 to 405 207, 205, 407	Dacenty Property only. Dacenty Property only. Dacenty Property only. Dacenty Property only. Dacenty Property only. Dacenty Property only. Dacenty Property only. Dacenty Property only. Dacenty Dacenty Willing by poisonous or stupelying drugs hurs Dacking house in the lighway between sunset a sunrise other robbertes Mischief by Hilling, poisoning, or maiming any animal Lorking house-treespass or house-breaking with int to commit an effence, or having made preparation hurs House-treespass with view to commit an offence, having made preparation for hurs Becausing stolen property by dacouty or habitually Belonging to gauge of thugs, dacouts, robbers, and this Total Total	OF	6 0 11 1.5	" 1 1	9 34 3 38		1 11 12 13 13 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15	7 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	1.5 85 130 2,506 88
	Wrongtul restraint and confinement Each sol, causing burt or endangering life Compulsory labour Total	**	77 8 80	37 152 1 1 	87	162	1	60 71 1 68 71	841 6 1

Statement showing number of affences cognizable by the Police, reported, and number of persons convicted in the i

						DACCA	Divisio	n-conc	inded.			
			Dac	CO.	Furres	pore.	Backer	runge	Мутев	tingh.	Eq.	
	Law under which Punishable	DESCRIPTION OF CRIVE	Cases reported.	Persons convicted.	Cases reported.	Persons couvioted.	Cases reported.	Persons convoted.	Ones reported.	Persons convioled.	Oness tepticinal.	S. S. S. S. S.
	3	3	4	5	6	7	8	•	10	11	15	
· · · · · · · · · · · · · · · · · · ·	CLAI 659, 486 879 to 883 408 to 408 411, 414 461, 463 .	Lurking house-trespass or house-breaking Theft (of cattle codinary Criminal breach of trust Receiving stolen property Criminal or house trespass Breaking closed receptacle	20 43 542 42 49 239	12 57 287 16 93 154	9 70 424 88 24 830	3 24 115 10 25 167	10 71 447 26 57 230	3 27 147 5 99 90 1	96 91 918 47 47 426	18 48 184 9 46 198	19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	[ji]
-	OTARS.	Total VI - Other offences not specified above.	985	619	848	813	803	380	1,615	407	4.920	-
		Offences securat religion Vagrancy and bad characters	40	24	58	. 41	111	86	23	1 10	227	
Date Contract	Cognizable offences under the Arts specified	Offences against Gambling Act .	23 4	19 21 4 41	70 5 10 17	66 10 15	29 7 45 26	25 8 46 17	75 5 87	71 \$	197 17 14 45 1\$1	
	283, 285, 286 289 240 to 294, section 35 of Act V of 1861, and any other munici- pal or k cal laws	Public and local numances Other special and local laws cognizable by police	696	600	186	198	211	215	123	136	1,388	1
18		Total	819	874	941	331	125	394	263	289	1,688	-
		GRAND FOTAL	2741	2,172	2,013	1 096	2 05.	1 179	4 258	1 511	11,000	-

Bungal Police Office, Fort William, The 15th May 1863.

J C VEASIT,
Offg Inspector-General of Police, L.P.

Districts of the Chittagong Division in the year 1884.

1 4 ⁷		Ситта	GOMA.	NOARHA	LLY.	Tipps	RAH.	Tora	
ANA, CARME ASTOR	Description of Crime.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	reported.	Persons convicted.	Cases reported.	nous convicted.
II	III	8	Pe	8	<u>ā</u>	S	Ž.	8	
15 17	Abstract of offence not committed, &c							090 4 01 04 031	******
CLASS I.—Offences against to 186, 188	Offences relating to coin, stamps and Government notes Harbouring an offender	1 6 85	6 110	47 1 42	6 178 1 150	4 1 9 77	5 1 16 244 -	5 1 19 190 1 1	3 3 66
102, 508, 896	Grievous hurt for the purpose of extering property or con- fession or deterring public servant Grievous hurt Administering stopelying drugs to cause but t Hurt for purpose of exterting property or confession or deter- ring public servant Hurt by desirerous weapon Kidnapping or abdustion Wrongful confinement and restraint in secret or for purposes of extertion Saling, letting, or unlawfully obtaining a minor for prosti- tution Habitually desling in slaves Criminal force to public servant or woman, or in attempt to commit theft or wrongfully confine	20	2	b 1 10 14 11 11 14		12 12 19 5 9 5 13 			7
(72.49 III.—Serious offeno 10. 207, 205	Preparation and assembly for descrity Robbery with poisonous or stupefying drugs hart by tother mans. (in dwelling house Robbery on the highway between sunset and sunrace other robberies Serious musched and cognate offences Mischief by killing poisoning or maining any animal Lurking house-trespass or house-breaking with intent to commit an offence, or having made preparation for hurt House-trespass with view to commit an offence, or having made preparation for hurt Reconversation for hurt Reconversation for hurt Reconversation for hurt	1 18 17 180 6 109	1 18 4	 2 7 6 102 5 	 1 21 3 ;		1 8 4 17 8	2	
CEASE	. Mash not, causing hurs or endangering life	54 1	8	35 1	28	9H 9	49 2	197 3 1	

Statement showing number of offences cognizable by the Police, reported, and number of Persons convicted, in the Districts of the Chittagong Drusson in the year 1884.

						CHTTTAG	one Di	Ateron—	oonclude	d.	*
				CHITTA	GONG	NOAKE	ATLY	Tippy	MAH.	Too	44.
-	Law ender which Pusichalie	Description of Crims		Cases reported	Persons converted	Cases reported	Persons convicted.	Cases reported.	Persons converted.	Cases reported.	
]	11	111									
1	Crys	V —Minor offencia against property									
	463 194 97) to 382 40° to 409 411 114 447 444 461 362	I urking house-breapass or house breaking Ih ft { of cattle { ordinary } } Criminal breach of trust Receiving at house truspass Breaking closed in a capitals Breaking closed in a capitals	••	18 14 24 114 33 284	5 2 70 11 93 73	21 18 195 21 27 126	18 9 64 2 10 87	40 17 578 24 25 316	15 18 191 20 254	72 49 1,005 189 85 715	
		T(ta)		740	202	346	221	999	51#	20 98	
		11 - Other offences not specified above									
	286 to 297 Chapter VIII (B), (.P C and Act IV of 1876	Office on against religion Vagrancy and bad characters		8	2	18	10	31	20	50	
}	Cognizable offences inder	fagainst Gambling Act Facior laws Offences Offences Railway laws		75 27	1 15	7 3	7	14	18	100 31	
j	960. 977. 2 79. 980 243 245 7	Salt and custom law		29 16	15	19	19	10	12	47	
,	296 289, 291 to 294, action is of Act V of 1861, and any other municipal or local laws	Public and local nuisances Other special and local laws cognizable by police		371	909	17	17	410	132	801	
,		Total		522	502	76	f B	175	1413	1 071	-
		GRAND TOTAL		1,681	642	071	589	1 020	147	4 472	-

Bengal Policy Office Fort William The 18th May 1485 J C VEAREY
Offg Inspector General of Police, L.P.

											PATY	A Divi	SION.		• .				
				Patr	18.	Gy		Shahi	bed	Mosu	der-	Durbha	inga	Barr	ın	 Chump	uran	2ota	1.
T-4	W WEDER WRICH PORISHABLE.	Description	ON OP CRIMB.	Cases reported	Persons convicted	Cases reported	Persors couvicted	Cases reported	Persons convicted	Cases reported.	Persons c nvicted.	Casos reportad	Persons convicted	Cases reported	Persons Convicted	Chaos reported	Persons reported	Cases reported	Persons courtefed
	3		3	•	8	6	7	8	9	10	11	12	13	15	lu	16	17	16	19
11/	•••	Aleting commi	nce not committed, sign of offence by to commit offence, &c										_						•
()	is I.—Oftenes ag	ainet the Ainte L afety and Justic	Public Transvillstu																
95 7 91 21	to 268, 467, and 41 4 to 216 4 to 226	Offences relating Government not Harbouring an of Other offe ces an	fender ninst public justice	9 13	1	3 10	\$ 17	20	10		12	1		1 11	1	3 17	4 20	1 24 84	11 " 61
	3 to 153 157 158 3, 170 171	Research in find and	tul assembly is servant or schier Total	76	115	57 1 	45	70	159	jh 1	107	1 3H	10	73	83 	42	74	330 0 499	614 71 717
	(1485 II —Serr	ous e ffonces agai	not the Person					_											
30	, 003 000	Murder {	to thuge da its product poson ,	1		1	1	7	R	4		5		1		1	1	2 4	:
177	7 4, 306 5	Att mpts at mure culpable is mucic Rape I matural fiere	k (5	17 17	7 1	5 4		r	7 1 2	1	2	1	1	1 3 6 2	1 1	14 14	2	5 99 33 10	14 6 3
30	7, 318 7, 306 308 9 381, 883	Attempt at and farios no hurt ext) ting prop	nts or concentration sixtment of smooth ice the purpose of erty or contession or	10	7	6 A	9	11 3J	0.0	11.	\	3	• '	14 20	4.4	13	7	11 i	61 57
52	5, 826 885 8 7, 830 832	cause hart	stupefying drugs to	30 	Į)	19	-0	11	32	11	3	11	į	år 1	33	13	5	106 4	119
35 30 34	14 13 to 869 65 to 849	ervant Hurt by dangere kudnappung or a Wrengful confi	ledutin imertand restaunt	34 5	-5 -2	'	10 7	22	2 13 5	11	11	y# 4	i	* 4 10	14		,	5 167 31	82 10
31	73, 878 71 8, 384, 856, 857	Selling letting ing a n morf r Habitually deals Commal force	ng malaves te mul he servant er			1							•	1		2	7	. 1	2
	MA, 839	that or wrongf	nt act causing death	31	21s	95 3	18	42	រ រ	19 1	15 1	ę 2	2	11	6	20	0	166 15	- 10
1			Total	160	'17	152	71	140	111	71	3,	76	11	164	75	93	99	RPR	487
9	LABS III.—Serrous or age 15, 207, 208 10, 408	Dacostv	see while for decorts	1		16	11	4						1		8	9	10	20
	M. 807, 208	Robbery with	see mily for datoity by prise nous or stu perving drugs by other means fur dwelling house			2	, ,	2]]							,	2	4 5	6 2
	19, 898	Robbery	on the highway bet ween sumet and sunrise other tobberies		5	4 9	2	1 6	9	,	,			1 7	6	11	8	14 9x	7
	70, 561, 383, 450 to 463, 485 to 440. 54, 489	berious muchief Mischief by killi ing any ammal	and cognate offences ng poisoning or mai n	15	13	, 13	34	100	177	10	9	.35 21	9 18	19		20	16	217	17 110 125
•	54, 455, 467 to 400	breaking with offers or have for hart	trespace or house intent to commit as ing made preparation	1 161	67		121	477	58	359	11	1,352	85	533		864	41	7 081	140
1	40 to 485	House-trespass an offence or l tion for hurt Recovering stole	with view to commit aving inside prepara- n property by decorty	1	1		1	6	4	c	7	4	4	5	1	9	6	87	27
1	41, 100, 401	or habitually	unge of thugs, dacorts,	١.						1	1			I		1	1	2	

Statement showing number of offences cognizable by the Police, reported, and number of persons convicted in Districts of Patna Division in the year 1884.

		·							F	ATNA	Drvis	ion—c	onolud	led.			1	
		•	Pat	na,	Gy	a.	Shahi	bad.	Mozu		Durbh	unga.	Sar	un.	Chump	arun,	Tota	
Marine incented to	LAW UNDER WRICH PUNISHABLE.	Description of Crime.	Cases reported.	Persons convicted.	Cares reported,	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases repurbed.	
•	2	8	4	5	6	7	8	p	10	11	12	13	14	15	16	17	18	19
	CLASS IVMi	nor offences against the Person.																
	341 to 344 356, 337	Wrongful restraint and confinement Rash act, causing hurt or endanger-	25	7	45	11	61	15	32	5	38	В	194	17	50	11	854	**
	874	ing life						:::	1		:::		2	:::	:::	:::	7	*****
-		Total	26	7	46	11	63	15	33	5	38	8	96	17	59	11	861	7
	C1 77	to an afternoon needings Brancher																17
	453, 466	inor offences against Property. Lurking house-trespass, or house-													1			
	579 to \$82	breaking (of cattle	17 13	10	11 76	10	6 49	23	7 43	29	117	1 31	56	25	60	81	53 450	181
	406 to 408	Criminal breach of trust	1,017 42 129	416 17 122	972 39 66	441 13 51	732 25 85	305 5 88	690 23 61	801 80	959 89 72	474 9 08	846 22 40	320 16 44	1,185 20 131	437 5 101	6,891 210 564	181 2,76 71 53:
	447, 448 461, 462	Criminal or lunso-trespass Breaking closed receptacle	04	37	115	80	246	85	187 10	84	202	71	194	162	193	29	1,601 23	48
		Total	1,543	611	1,260	580	1,144	506	1,011	544	1,402	658	1,518	557	1,606	607	292.4	4,00
	CLASS VIO	ther offences not specified above.																
	288 to 297 Chapter VIII (R), C. P. C., and Act IX of 1874.	Offences against religion Vagrancy and bad characters	3 28	21	34	27	2 54	30	7	,	26	`is	91	8 60	ïs	13	9 256	1.8
	1	Offences against Gambling Act	7 27	37 16	75	54 73	17	11 15	54	8 41	iis	iïp	H:3	-ëi	67	81 81	31 439	111
	Cognizable offences under the Acts, specified.	Opium Act	54 52 4	54	100	76 6	11 5	8	6	10	10	1 19		13	25	20	225 78	110 410 181 77
	209, 277, 279, 280,	Public and local nuisances	3,274	3.242	20	19 322	80 507	80 546	35	35 356	21 172	324	423	48 162	61 223	60 213	225 5,277	19- 5,40
	283, 285, 286, 289, 291 to 294, sec- tion 34 of Act V of 1861, and any other municipal or local laws.							, , ,										
		Other special and local laws cogniza- ble by Police	204	271			5	8									200	27
		Total	3,655	3,699	516	576	605	652	462	462	846	402	67-1	1186	309	878	6,747	6,940
		GRAND TOTAL	6,405	4,620	4,757	1,470	2,807	1,648	2,028	1,259	3,292	1,846	3,108	1,498	2,927	1,213	25,324	18,05

BERGAL POLICE OFFICE;
FORT WILLIAM,
The 18th May 1885.

J. C. VEASEY,

Offg. Inspector-General of Police, L.P.

Statement shewing number of offences cognizable by the Police, reported, and number of persons convicted in the Districts
of Bhagulpore Division in the year 1884.

1							Впас	ULPOB	E DIAIR	ION.				
	7 (2 () 2 ()		Mong	hyr.	Bhagul	pore.	Purne	th.	Sonth Pergum		Malda	h.	Tota	ıl.
	LAW UNDER WHICH PUNISHABLE,	Description of Crime.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons courteted.	Cases reported.	Persons convicted.	Cases reported.	Persons convected.
	2	3	4	Б	6	7	8	9	10	11	13	13	14	10
ı	115 117 118, 119	Abetment of offence not committed, &c Abetting commission of offence by public, &c Concealing design to commit offence, &c			4444	:::	****	:::						****
1		Total					••• ••							·
		net the State, Public Tranquillity, Safety, and Justice.												
-	131 to 136, 139 281 to 263, 467, and 471 281 to 216 222 to 236 143 to 183, 157, 158 140, 170, 171	Offences relating to army and davy Offences relating to coin, stamps, and Government notes Harbouring an offender Other offences against public justice Rading or unlawful assembly Porsonating public servant or sudder	3 1 15 32 4	7 9 115 3	1 3 4 84 1	 8 9 83 1	73 13 48 2	1 13 83 1	1 11 21 2	 3 8 17 1	7 30 1	 2 6 87 1	7 5 50 146	•••
		Total	55	134	48	89	65	198	15	27	39	BG	217	
	CLASS II.—Res	rious offenees against the Person.												
	802, 3 03, 396	Murder by thugs	1	11111								::: :::	1	•
	907 304, 508 976 377 377 817, 318 805, 306, 309	Other murders Attempts at murder Calpable homicide Rapo Unnatural offences Exposure of infants or concomment of birth Attempt at and abstinct of snicide	10 3 1 5 7	2 2 2	3 2 1 3	6 1 2 1	9 1 5 2 3	2 2	6 4 3 8 1	3 3	1 4 7 3	:: 1 1 ::: 1	24 12 31 23 7 12 18	
	329, 381, 333	Greeves hart for the purpose of exterting property or confession or deterring public servant			16	15	,	,		12	\$ 1			
	326	Administering stupelying drugs to cause hurt Hurt for purpose of extorting property or				,.								••
	394 563 to 360 846 to 348	confession or deterring public servant Inrt by dangerous weapon Kalmapping or abduction Wringful confinement and restraint in sector of or purposes of extertion	1 7	6 5	8 5	6 	1 22 13	 8	1 19 3	5 	13	 	4 62 20 10	
7	879, 878 871 863, 854, 856, 837	Relling, letting, or unlawfully obtaining a numer for prostitution Habitually dealing in slaves Criminal force to public servant or woman,					*****	:::			1	.	1	
	804A, 338	or in attempt to commit theft or wrongfully confine Rash or negligent act causing death or grievous hust	15	7	i	1	29	9	8	11 	17	15	76 3	
	,	Total	81	45	66	48	102	40	55	36	53	34	360	
	OLABS III.—Serious offen	ces against Person and Property, or against Property only.												
0	395, 397, 398 399, 402	Duenity	1	7	1		1	4	5	12	1	18	10	
	394, 397, 898	Robbery with by poisonous or stupefying drugs hurt by drugs fin dwelling-house fin dwelling-house				::							1-1-1 1,-1-1	
3	392, 393	Robbery on the highway between sunger and sunrise other robberies	1 10			,	2	4		1*****	1 2		18	
16	4270, 281, 282, 480 to 433, 43 to 440, 428, 429	. Mischief by killing, poisoning, or maining			5 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3			1.	19	17	12	2	119	
	454, 455, 457 to 460	Lurking honse-trespass, or house-breaking with intent to commit an offence, or having made proparation for hurt	96							119	323	28	3,099	-
17	422.413	offines, or having made preparation for	ri • 1	,	в :	7 (, ,	2	9	3	1	,	24	
20	311, 400, 401	habitually					1	. 1			1		3	
,		Total	1.00	_	_	_ _	470	84	-		347	47	3,954	-

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STATEMENT AA-continued.

Statement shewing number of offences cognizable by the Police, reported, and number of persons convicted in the Districts of Bhagulpore Division in the year 1884.

							BRAG	ULPOR	Divis:	ion-con	cluded.			1
			Mong	N1	ish uguli	pore	Purne	ah]	Southe		Mald	sh.	Tot	eļ,
-	LAW UNDER WRICH PUNISHABLE	DASCRIPTION OF CRIME	(ses reported	Persons contrated	Cases reported.	Persons convicted.	Cases reported,	Persons convicted.	Cases reported	Persons convicted	Cases reported	Persons convicted.	Osess reported	Panent elegacied.
	2	3		5	6	7	8	9	10	11	13	13	16	1.5
Į	(LASS IV. — Mr. 341 to 311	M'r offences against the Person Wrongiul restraint and confinement Rash act causing but or endanguing life Computery labour	41	27	35	32	ın	21	17	15 1	48	42	203 9 1	1
ĺ		Lot al	41	27	W	22	141	23	18	16	49	43	205	1
-	488 454 870 to 885 406 to 408 411, 414 447 444	Lurking house trespass or house-broaking Theft (of cattle { crimins} { rimins} breach of trust Receiving stale in property Criminal or house trespass Broaking cloud treep hade	7 7 54 27 27 77 91	40 869 10 55 69	1 86 6 6 28 73 101	68 969 7 70 90	66 92 1,201 77 72 350	13 71 309 20 1 6 57	19 173 1767 10 48 921	10 91 744 7 58 167	11 35 373 14 8 129	2 19 180 3 9 143	104 418 4,750 160 257 954	3,0
		Intal	1 00 1	503	979	603	1 858	716	1 220	1 077	568	150	(19)	8,8
	C1A88 VI — 6 295 267 Chapter VIII (B) C P. (and Act IV of 1874.	Other offeness not specified above (Mouces against religiou Vagrancy and bad characters).	68	10	13	11	1 7	7	27	20			133	10
	Cognizable offences under	Offices against Gambling Act ————————————————————————————————————	17 20 20	75 11 17 9	21 3 2	21 2 1	1 91 9	116	1°4 6 13	14, 15	<u>2</u> 0	15	35	8
	269, 277 279 240, 283 285 28, 299, 291 to 284, section 34 of Act V of 1851, and any other municipal or local laws	1 Public and local nulsamics	16) 414 į	16 370	397	35 329	107	73 104	163 175 (J£ 109	43	36 75		1,0
-		Other special and local laws cogmzable by Pelice												
1		Potal	5 H	67	460	10)3	260	290	101	464	148	124	1 960	1,4
		(BARD TOTAL	2 R31	1 105	2,5(2	1 200	2 905	1 190	3 N45	1,605	1 204	701	14,490	0,8

Brigge Police Office	•
FORE WILLIAM	- 1
The 13th May 1845)

J C VEASES

Offil Inspector-General of Police, L.P.

distributed thereing number of offences cognizable by the Police, reported, and number of persons convicted in the Bistribute of Orissa Division in the year. 1884.

			- 							OR	ISSA DI	VISIO:	v.		
							Cut	tack.	Poo	ree,	Balar	ore.	.Gurj	hats.	To
	EAW UND	er whi	CH PU	T A RIBIN	BLB.	Description of Crime.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported,	Persons convicted.	Cases reported.
	•	2				8	4	5	G	7	8	9	10	11	12
	115 117 116, 119	*** ***	 	 	•••	Abetment of offence not committed, &c	:::	:::							***
١.		OLA 98	I0f	Fences ag	jainst j	the State, Public Tranquillity, Safety, and Justice.								-	
	191 to 186, 1 231 to 264, 6 212 to 216 224 to 224 143 to 153, 1 140, 170, 171	67, and 57, 158		•••		Offences relating to army and unvy Offences relating to coin, stamps, and Government notes Harbouring an offender. Other offences against public justico Rioting or unlawful assembly	₂ 1 7 18	60,	₂	"1 "3 97 1	₂	4 2 53	 3 1	"1 "4 5	7 1 19 86 1
-	•			CLASS	IL-A	Total Serious offences against the Person,	28	70	-46	102	20		-5	16	108
JI	302, 3 03, 39	ı	•••	•••	{	Murder type the second	 ₅		 8	 3	:::::::::::::::::::::::::::::::::::::::		 3		18
	807 \$04, 508 \$76 877 817, 918 305, 306, 809 828, 331, 333			***	***	Attempts at murder Culpable homicide Rape Unnatural offences Exposure of infants or concealment of birth Attempt at and abetment of suicide Grievous hurt for the purpose of extorting property or cop-	₂ 2 1 4 7	₂ 4 3	 3 1 5 9	"1 "1 ""2 5	₂ 2 ₂ 6	"1 "1 1 1 8	1 1 1 	1	12 8 2 12 24
	326, 336, 33 326, 336, 33 326, 330, 33 327, 330, 33	3		***		frievous fart to the purpose of extorting property of con- cession or deterring public servisath	"i3 	₅	 2 14	₃	15 2 1 10	12	₂	₁	86 6
	363 to 369 346 to 348 372, 373				•••	Kidnapping or abduction Wrongful confluement and restraint in secret or for purposes of extortion Selling, letting, or unlawfully obtaining a minor for pros- utuation Habitrally dealing in slaves			-11 		4 8	 			49 7 3
1	303, 354, 366 304A, 338				•••	Criminal force to public servant or woman, or in attempt to commit theft or wrongfully confine	73	13 1	11 2 60	6 1 27	17	4 	1 14	:: 6	48
	395, 397, 39				nces a	painst Person and Property, or against Property only, Descrity			1		6				7
	300, 492 304, 897, 391 302, 393	 3				Robbery with nart { by poisonous or stupefying drugs to the work of the common of the							: : :	:::	
	270, 291, 28: 428, 420 454, 465, 46 449 to 452					Serious mischief and cognate offences Mischief by killing, poisoning, or malming any animals Larking house-treapass or house-breaking with intent to commit an offence, or having made preparation for hurt House-treapass with view to commit an offence, or having made preparation for hurt.	17 14 179	10 8 83	26 17 182 18	2 6 10 17	11 3 200 25	15	90 90	1 4 12	15 55 40 591
	412, 419 811, 400, 40	::: :	•• ••		***	Receiving stolen property by decoity or habitually	218	:::	197	36	215	33	1 	2 :::	748
1	2			CLA	LBS I		-210	-			1		90		/10
	341 to 344 836, 837 374	•••	•• •••	• •••	:	Wrongful restraint and confinement Rash act, causing hurt or endangering life Compulsory labour Total Total	2	2	34 31	23	39 .:: 30	17 17	.:: 	.:: 	136 2
1	400 400					Minor affences against Property.									
	458, 456 579 to 383 400 to 408 411, 414 447, 446 461, 466	010 A			*** *** *** ***	Lurking house-t-sapase or house-breaking Thoft for cattle Oriminal breach of trust Receiving stolen property Criminal or house-treapase Breaking closed receptable	651 18 23 229	300 7 24	22 1,683 68 33 317	27 486 7 28 481	7 29 520 29 29 96	4 17 232 8 25 86	24 164 1 1 2 15	1 43 103 8 70	108 2,418 116 87 660
	7						-	} ***		•	1 1	***			1

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STATEMENT AA-continued.

* Statement showing number of offences cognizable by the Polios, recorded, and number of persons convicted in the Districts of Oriesa Division in the year 1884.

			Cost	-	Poor		Bala			245		
The state of the s	LAW UNDER WRICH PI MISHABLE	Description of Chine	Cases reported	Persons convicted	Cases reported	Persons convicted	Cases reported	Persons convicted	Cases reported.	Persons convicted	Cases reported.	
Ì	2	3	4	8	6	7	B		10	11	19	
	295 to 397 (hapter VIII (B) C P C and Act IX of 1874 Cognizable offences under the Acts, specified 200 277 279 280 283 285, 286 28) 201 1) 294, section 44 of Act V of (186), and any other municipal or local laws	Offences against religion Vagrancy and bad characters Offences against Gambling Act ————————————————————————————————————	9 10 6 72 14 104 7 209	3 4 98 64 7 112 3 405	21 66 6 0	18 60 4 0 6	14 24 41 11 197	23	•		82 60 180 44 144 21 910	1 1 1 ₂ 1
		Total	145	173	613	84B	284	206	4	4	1 180	1,
1		GRAND TOTAL	11 412	1 347	0 107	1 411	. 1 497	751	128	270	6,009	1

BENGAT POTICE OFFICE F RT WILLIAM The 15th May 186

J C VFASIY
Offg Inspector General of Police, Z.P.,

Chota Nagpore Division in the year 1884.

					CROTA	NAGPO	RE DIV	ROIST		,	* **
75. 85.		Hazari	bagh.	Lohard	ugga.	Singbh	nom.	Manble	om.	Total	
LAW UNDER WHICH PUNISHABLE.	DESCRIPTION OF CRIME.	Cases reported,	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported.	Persons convicted.	Cases reported,	Personarconvicted.
8	8	4	5	8	7	8	9	10	11	12	18
en.	Abetir ent of offence not committed, &a Abeting commission of offence by public, &c										(at at at at at at at at at at at at at a
181 to 180, 188 281 to 263, 467, and 471 212 to 286 224 to 286	Offences relating to army and navy Offences relating to coin, stamps, and Covernment notes Harbouring an offender Other offences against public justice Ricting or unlawful assembly Personating public servant or soldier Total	7 7 7 	4 8 30 3	2 15 25 42	1 80	4 1	 4 1	8 24 	81 81 90	18 39 57 2	1
CLASS 1	11.—Scrious offences against the Person,										
302, 303, 39G	Murder , by thugs , decots , decots , decots , policers	15 1 1 7 2 2	6 1 17 6 1	10 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3	4	3	8 1 4 9 9 10 8 10 10 10 10 10 10 10 10 10 10 10 10 10	2	22 24 13 36 36 25 17 17 17 19 10 10 10 10 10 10 10 10 10 10 10 10 10	
598, 397, 398	Proparation and assembly for daceity. Robbery with lunt. by poisonous or stupefying drug: the content of the means and decline house. Robbery on the highway between sunset and sunrise of the robberies. Serious mischef and cognato offences. Mischief by killing, poisoning, or maining any unimal Lunking house-trepuss or house-breaking with intent to commit an offence, or having a side preparation for hur. House-treppess with view to commit an offence, o having made preparation for burt. Receiving stolen property by discorty or habitually Belonging to sauge of thugs, dacoits, robbers, &c.	18 18 11 465 15 15	1]	5 2 4 10 10 421 3	2 1 3 42 	55	17		1 3 2 51 2	26 2 17 43 36 1,317 23 1	
OLAS ***********************************				41 1	31	3		18	7	81	

STATEMENT AA-concluded.

Statement shewing number of offences cognizable by the Police, reported, and number of persons convicted in the Districts

Chota Nagpore Division in the year 1884.

1					(1101	ra Nagi	PORE UT	VIBION —	ounclud	ed		
-			Harari	begi	Iohard	uggs	bingbh	oom	Manbh	00m	Total	l.
-	Law I nope wrich Punishable	Description of Crime	Cases reported	Persons convected	C-ses reported	Persons convicted	(ases reported	Pert. ns convicted	'saes reported	Persons convected.	Cases reported.	Persons converted
	2	3	•	5	6	7	8	9	10	n	12	18
	458 456 879 to 382 408 to 408 411 414 417 418 481 483	Lurking house trespass or house breaking that fortings trained breach of trust free trups stoke property triminal or being trespass free trups to be property triminal or being trespass Breaking closed receptable Total	128 F56 8 57 60	1 153 458 4 4 44 86	15 67 (86 14 31 97	8 7r 315 5 4t 47	4 31 70 1 6 11	7 80 33 1 3 8	50 44 0 13 27 55	21 242 1 28 30	#5 979 1,778 86 99 213	1,0
	295 to 279 Chapter VIII (1 (P C and Act 1\ o	Offeno sagunst religion Vagrancy and bad cheracters	216	15	1 9	1 6			41	ut	76	
	Dornies le offences traite the Acts sin cified	Offences against (rambling Act ————————————————————————————————————	106 2	1 17 7) 2	3 51 18	7 -8 19	40	30	1]0 3	10 123 134	1
נו	209 277 279 340 255 246 44 49 211 tr 294 4ctin to of Act of 141 and any other management	Public and local nursances	00	45 N	78.	718	41	31	*1	8tm	195 911	1
	or local laws	Other special and local laws cogmissible by police			,	4	17	24	1	7	23	
		lotal	245	231	10	611	115	11)	11		1467	1,
		(RANI TOTAL	1 73.	1 207	- 377	1 508	318	11	1 944	77#	6884	3,

Brngat Police Office Toke Withiam The 18th May 1885

J (V) ISI Y Off; Inspector G n rel + Polic LP

STATEMENT BB.

Statement showing the number of Persons tried and convicted for each offence not cognizable by the Police in the Districts
of the Burdioan Division in the year 1884.

						_	_	В	l RDW	en Div	/14104			_		7
			Bure	lwan	Bance	onah	Box rbi	hoom	Vidn	aport	Hoo	ebly	Heat	ah	Total	ni.
the same of the sa	LAW UNDER WHICE PUNISHABLE	DPSCRIPTION OF CRIMB	Pr-vons tried	Persons crinicated	Programmed	Iero . mr. ted	I creme trud	Pers r. anu tod.	Per ns trind	Ferso sc 111 ted	densus tred	Persons con read	Persons tried	Persons nu ed	Persons tried	0
	2	3	4	6		7	9	9	10	11	12	14	16	15	16	
	116 117 118, 119	Abetment of offence not committed &c Abettu is commission of offence by public, &c Concealing design to commit offence	_													-
	CLASS I -Offices agai	not the State Public Transmity &c &c	-													-
1	121 to 130, 505 197 178 to 190 201 to 204 213 to 215 227 28	Offences against the State II ubburing describes by moster of ship Offences against public justice	117	120	179	-,	10	,	.1	+5	ا ۹ د	122	J4	21	948	
	181 to 169 '17 to 295 198 to 200, 208 to 211, 421 to 424	Offeners his publise creates Lake cyclene culous complaints and claims and fraudulent deeds and disposition of property		22	31	14	*	,	1	11	10 5)	11	5	5	34	
١,	165 to 1,7 161 to 207	iters or fraudulently using forgod deca- nember () in claimers weights and measures	70 7	1	*	1	, i	ا	1	4	7	1 1	, , , , , , , , , , , , , , , , , , ,	11	5 17 50 32	
1	182 to 460 149 154 to 150 160	Miking t us ng falsi trid marks Ri tinz unlawful ask ubly affray	10	10	1	21	11		11.	11		<u>"</u>			72	-
	4 m . m . T	Total	21	-	11	115	10	-' ,	- 1	345	-	11-	112		1 523	-
	(1 ABS 11 —) 319 to 31 370	ericuses in a count the Leach	,	1	,			1	, ,						15	ļ
ľ	P4V	Buying er disp ming of slavos Total	-	- - -	-				H	-,					17	-
	Or 198 111 -5	r 3us Mancas 17 wast th. 73 ferty		I				J	_							-
1	184 to 349	fat et n	,		1		,		_11				16	8	99	_
	(1 484 J) J	In roffen conjunct the Leron				1					•					
1	846 1932, 886 534 1833 1833	We night enfin ment triumal for Harten kriss - will kin pr vocation Valuntarily causage for Total	(f) \$ 217	11 (pt.)	1h - 1	41 711	34 9 1 ~ 11	17	1 1	. 1 3 41	,, !	11	1 st 1 st 748	(3. 1) 1)	3 627 7 1 051 4,715	1,1
		unreff me saja net the Property		l I	١.											
ŀ	417 fo 470 403 404 409	Chesting Civile il misappopitat of propity Crimi aller the trist by public servants tarks &	1	n	',	•	11	3	di.	11	1)	4	1)	10	176 110	
1	428 427 451	Mischaf (simple) Total	1 110	- 1	16 15	1.		- t	- N - 14)) H	- 11 - 11	311	17 1	699	
İ	Or and VI	-Other offences not specific thin c		1	_											1-
	200 440 to 409 460 to 400 500 to 502 104, 506 to 510 171 to 376, 278, 285 207 284, 300	Off nees against religion Criminal brea in efe interest of service Officients in Defaults in an all insult Public and local munities.	1 8;	1 1 5	14	16	111	2	10 45 1)	4	10] 11 0	16 18 18 18 18 18 18 18 18 18 18 18 18 18	8 14 7	20 21.5 70 205 118	
1	enla Uffences under Chapter VIII(a) C P (Offences under Chapter X, O P C	Leeping a lottery office becurity i r keeping the peace—n conviction Public nursances	12s	b1 30) 	i, 51	11 71	2)	1 4	17,	157	11 16	11	425 866	1
ı	Cases under Chapter 211	Disputes as to immovable property	9	•			C	5	,				,		17	•
	Cause under Chapter XXXVI C P (Other special laws offence	Maintenance (witte and children se under which are not comitable by the Police	91,	177	-1	51	117	٠,	y	(55	75	104	1978	1 463	1 7"1	
-		Total		1 007		71		181	14	_ 42) _ (32	_	1 414	110	ادان درسا	<u> </u>	
1		GRALD TOTAL	1	11 672	1 (20)	311	1 11	190		1011	1	.i 1 ()		1,116	1543	

Bungal Police Office Fort William, The 18th May 1886

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1 CALASIA

Off Inspector General C Price I P.

Statement showing the number of Persons tried and Convicted for each offence not cognizable by the Police in the Districts of the Presidency Division in the year 1884.

1						Presi	Denci	DIV	HOIB				," ر کارین
	1	24 Pe		Nud	d a	Jermo	ro	Ahu	lna	M corel	rede-	Zet-	3, 3
LAW THOME WHICH TONS	DESCRIPTION OF CRIST	Pe van tred	Persons consulted	Pere ny traed	Persons con tred	Percus try d	Pers ny conv cted	rer-on- *ried	Persons centimed	Persons tried	Persons convected	Persons trued.	Person diffight.
,		1 4	Ь	6	7	8	9	10	11	1	18	14	15
1115	Aletrent fest i to matted to the trust of the second of the lypuble &c concerning design to common of the Table												-
(1 488 —1 Offences 121 to 190 506 197 17 to 100 201 to .05 219 427 2 19 11 to 180 .17 t	Office by print or the party	ani 144 17 144 14 14 14 14	10	101	-in	}*** 1.	24 7 1- 1 	85 F (7 3	15.7	11177777111	5" 7 16 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 096 60 436 14 24 56	7 1
912 to 816	I - Sna us of new appear the Pren (musing miseral g Buying or disposity of shives	,		 - -	-				displants	 		7	
(1444 II)	1 S runs of no sassinst the Property Latoria n] <u>"</u>		1-		7	1	*		- Su	
CLASA	14 - Miner off n conjunist the Pers n		•										
94 552 865 358 514 923	We noted throught transfer in 11 for the form of second in proceeding the Voluntarity causing but the Trial	1 57.	100	1	h h	86 4 1 10	7 1 4 1)1	13	111	740	27 ; 57	3 500 8 960 4 467	\$1
417 to 4 0 417 to 4 0 413 405 409 686, 4.7 481	\—Minor fines in not the Pripity (beting fine in insuration of petty from in insuration of trust by public services in the petty files. Minches (inp.)	Ruty 4 61	21	2]h	19 201	71 b	5 30	1 10 10	21 22 2 4	8 28 40	197 63 0 453 680	1
298 480 to 494 483 to 498 500 t 502 704 500 t 500 271 t _ 4 _ 54 _ 647 756 291 t _ 401 4 Office a under Chapter	VI — Other effer exact uper speed it no constitute to the constitu	104 119 5 86 66	177 6 199 42	1 34 11 17 12 12 91) 14 34 36 36 37 14	1 (14 (14	10 40 4 8 259	17 2 9 8 5 19 4 8	4 6 2 1		9 6 16 7 78 20 889	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	

Bargar 1 BER OFFE 1 1 th Wattam 24c 1 th Way 18th j (veleny

Offe Inspector General of Poince, L.

the Rajshahye Division in the year 1884.

	A.			1						Rajsn.	AUVE	Divis	low.	•• ••				
				Dina	gapore	Rajsl	alıye.	Run	gpore.	Bo	ra.	Pu	bna.	Darje	oling.	Jul		Total
	ofder with the states.	icai	Description of Chime.	Persons tried.	Persons cenvicted.	Persons tried.	Persons convinted.	Persons tried.	Persons convicted.	Persons tried.	Persons convicted.	Persons tried.	Persons convicted,	Persons tried.	Persons convicted.	Persons tried.	Persons convicted.	Persons tried.
	2	-	3	1	5	6	7	8	9	10	11	12	18	14	15	16	17 1	18
115 117 118, 119	*** *** *** ***		Abelinent of offence not committed &c. Abelting commission of offence by public, &c. Concealing design to commit offence. Total	·										- 		: : : : : : : : : : : : : : : : : : :		
Oxabs I.—	Offences ag	ainst t	the State, Public Tranquillity, &c., &	c.														
215, 227, 161 to 160.	201 to 204.	•••	Offences against the State Harbouring desertors by master of she Offences against public justice Offences by public servants Palse evidence, take complaints an claims and fruidulent dueds an	151 5	::: 87 2 11	 77 10	 45 2 8	247 13 72	 179 8 28	50 3 22	35 1 4	 147 12 43	::: 70 7 24	: 13 2 10	 12 2 6	54 3	32 7	780 48
465 to 477 \$64 to 267 492 to 480 149, 154 to			discostion of propert. Forcery or fractulatently using forget accuments. Offences relating to weights an negative Making or using felse trade-marks. Kating, unlawful assembly, affray	i 2	 "ïo	1 7 	2		***	3 18	я	6 3 3	 3 ₈	1 3 7	1 3 ₆	:: 2 ::3	9	13 83 23
			Total	. 208	111	714	58	332	216	96	44	514	107	36	36		43 1,0	73
c	LANS 11	Serious	s offences against the Person.							j								
812 to 516	*** ***		Causing miscarrage	:	 -	.:: _::_		4	2	2	.:.	·	<u></u>	:::	:::			6
, Cu.	494 TI L-6	loriou.	Total offences against the Property.	' :	<u></u>				2	2:		-::-					<u> </u>	-6
884 to 888	•••		Extortion	. 50	4					-,	9			n		23		16
	LASS IV	Minor	offences against the Person.			21		-42	5	54		12			4	20		-
845 182, 865, 3 356 823		::	Wrongful confinement	369 66 424	. 170 37 316	461 10 145	150 5 63 250	516 113	197 84	216 106	99 50	266 38 301	10s 16	103 15	1	n1		51
Č	LASS V.—	linor (offences against the Property.					400		 '	1457				-			
417 to 420 495, 404	*** *** *** ***	:::	Chesting Criminal missippropriation of propert Criminal breach of trust by public servants, bankers, &c.	4	18 9 2	25 15 7	6 7 2	5) 8 2	10 8 1	18 4 	5 3	10 9 1	3 4	₁	₁	8 20	15	43 75 15
426, 457, 45	W	••• (Muschief (simple) Total	1	13 57	115	17 82	115	15 26	129	46 53	47	16 22	11	8	76		365 508
	Chass VI	-Olher	r offences not specified above.															
206 490 to 492 495 to 498 500 to 502 504, 506 to 171' to 170	510 5, 278, 284	, 287,	() Monces against religion ('piminal breach of contract of service () Monces rolating to marriage Defamation	10	:: 	30 30 3 5		12 75 3 12	2 9 2 3 8	:: (82 1.0	 2	1 50 4 9	 1 2 5	12 12 12 11	 3 5 6	 4 10	9	14 5 266 36 76
Offences VIII. (a Offences u	under C) O. P. C. inder Chap	æpter ler X,	Keeping a lottery office Security for keeping the prace, of conviction. Public nuisances	n 28		is	"is	13	13	ïo 1	9	3i3	178	5	4	8	ï	49/i 14
Cases und C. P. C.	under Cl	r XII, apter	Disputes us to immovable procerty . Maintenance of wives and children .	 0				18	 	17	 5	33		3	2	10	2	10 86
Other spe Police.	chai laws, of	lences	Maintenance of wives and children . under which are not cognizable by the	103		323	256	218	180	70	49	S57	504 531	112	50	57 134	- -	,1×7 ,244
400			GRAND TOTAL				201	(400)	21,3	100	10	13/79	15.77	1.12	10	W C.	1 1	****

Bergal, Police Office .

Port William

The last May 1985

J. C. VEASEY,

Offy. Inspector-General of Power, Le.

Statement showing the number of Persons tried and convicted for each offence not cognizable by the Pohoe in the Districts of the Dacia Division in the year 1884.

						1)4	OCA DIV	18102				
			Duc	ra -	Purro	edport	Backe	rtunge	Myme	neingh.	*	
Servet namber	Law un) er wnich Eunishadi k	DPSCRIPTION OF CRIMA	Persons tned	Persons er nyicked	Persons tried	Persons converted	Persons tried	P-rsons convicted.	Persons tried	Persons convicted.	Persons tried.	The same of
1	3	3	4	5	6	7	9	9	10	11	19	34
1{	116 117 118 119	Abstract of offence not committed &c. Abstract commen n of offence t, public &c. Concealing design to commit offence. Total										
2 5	(1 Aus. I — Offiners again 1°1 to 180 505 197 172 to 190 '01 to 20(21) to 25	of the State Pulter Tranquility ic, de Offences against the State His boung desertors by master of ship		***	40.7	, and	140	1100		en e	1 - 14	
5	187 238 167 to 109 217 to 225 196 to 200 the to 111 421 to 424	Offences as areast public justice Offences by public servants I also evide ec false complaints and claims	237 5 1.1	112 2 57	197 17 47	38 t	24t 8 117	179	61 144	402 2N 17	1 562 59 429	3,13 4 2#
7	165 to 477	and fraudulent deeds and disposition of pro- perty Figers on fraudulently using forgad docu				2	19	20	6	1	43	
H 9 10	264 to 267 482 to 489 149 154 to 156 160	Office relating to weights and measures Making or using false trad marks Ricting unlawful assembly affias	7 34	3		ı,	٤١ 1*	90	-1	19	75 64	
		L stal	\$10	312	Sh.	44	49	9१4	311	507	2 242	1,40
11 33	(LA68][-Ser 314 to 316 370	neus offences against the Person Causing ministriage Buying or dispessing of slaves Total			1	1			4	1	5	1
18	(Laun 111 <i>—Betion</i> 384 to 389	es offences against the Property Brighten	13	7	2	2	4.	7	49	14	106	30
	(1 ASS 11 - Mino	er offences against the Pers n					1					
14 15 16 17	946 903 9 9 8 8 816 8.8	Wrong'ul confinement (tin mal ferre Hunt on grave et and len prove ation l'oluntarily causing hurt	135	3HG 1	450	.383 (8	172 221	313 1 1,1	990 11 267	529 10 145	2 607 19 907	1 344 18 516
	CLARR V -Mrm.)	I otal Uffinces against the Pripary	- GIN	1)7	-146		699	819	1 291	678	8,583	1,915
TR. 19 20	417 t) 430 101 404 466	Cheating Cition at measpropriation of property Citional breach of trust by public actuable bankers &c	9r 17 1	1R 1 i 2	4	3	7 12 1	3	98 13 8	8 11 8	83 68 9	10
n !	126 427 415	Merchiof (simple)	222	78	125	76	63	22	2)R 282	66 89	568 728	941
	(tash VI -Other	· flences net apacefied above						"				
	29N 480 to 5 to 480 to 5 to 480 to 5 to 5 to 5 to 7 to 5 to 7 to 7 to 7 to 7 to 7 to 7 to 7 to 7 to 7 to	Officies against religion (in albusch of cutract of service Office a relating t mattage Defair it: Intundat a and manit Public and local numerics Lacel my a lottery office Security to tax pung the peace on conviction Deble supported	100 12 13 54 10	10 8 51	21 21 27 48 721	4h 197	96 2 22	10 1 10	119 18 6 1	16 8 6 1	2 266 84 66 103 788	
10	Offences under Chapter X (P Offene s under Chapter XII (P	Public nuisinces Dispute as to miniciable property	15	15			8	•	2	1		, 7
	Comes und 1 (hapter \\XVI	M autenance of wives and children	19	15	3	1	7	1	31	18	30	- A
	Other special laws offences under s	hich are not cognizable by the police	1 002	778	.66	135	214	153	978	222	1,805	1,00
		Total	1 220	894	1 067	589	97.3	1 2	598	280	8,206	1
- 1		(KANI TOTAT	2 878	1 "89	4 461	1,480	1,612	809	3 088	1,566	9,874	2/100

Bungal Police (Price Fort William The 18th May 1 wo

J C VEASEY,

Off Inspector General of Police, L.L.

the Chittagong Division in the year 1884.

1			and the same of the			(at	ltauk ne	Divisi	ON THE		
-				Chittag	Rome	Nonki	helly	Tış p	tab	To	idal Kal
The state of the s	LAW UNDER WHICH	Description of China		Pe~ons tr ed	Pers 1 s cours fed	I wend ted	P rons con caed	Persons tred	Persons contricted	P~ 010- tr 4	
	8	5		-	5	•	7	В	9	16	İ
1	118 117 118, 119	Abstract of offener not commutted to Abettu & c u in said of c u in by public of Concealing design to commit offense	Total								-
-	121 to 130 500 137 173 to 190, 201 to 201, 213 to 215, 227	onet the State Pulls Iringuility de, de Offences against the Asia Hubming less this hy mater of ship Offences against put I justice		71		14	11	14	[94	1 630	
-	2.48 141 bb 1() 21, to 225 188 to 200 205 to 211 421 to 424 465 to 477 25 to 207 485 to 443 148, 154 to 156 179	Offenors by public servants I the evident filse conclaimts and claim beth docus at 1 doposity not project; Forgogy in feature nilty as agriced 1 con Offeners relating to weights at 1 me source Making or leaf of the feature of the servants Robling unlawful sees subject after	s sud frou in Ichts	20	17 1	r1 7 1	14	63 ((3 18 1 4	16 134 20 24	
			T tal	117	72	10	144	Sist	'.1	745	_
	CLASS II — 5. \$12 to HG \$70	Causing or disjound of shrees	Total					<u> </u>		3	-
	CL 149 III —Se 394 to 169	us off now against the Pryorty Lat rison		1,5	1	10		_1 _1	(9	40	
	(LASS IV	Min's effen es ayunst the Person		-			i I				-
	845 952 355 958 354 325 .	Wrongful confinencest (runnal fere Hint on grave er sudd up rovocatem Veluntarily causing huri	T tal	11 -1	1 1	1 1 25	, 	11 11 11	41H 9 7 F	1 797 20 456 1 712	-
	(It and V	Minor effences against the Preperty		, ,				l 1	I		
	417 to 420 405, 404 406, 427, 433	(to a ting (tin institute of it that by public servant (riminst he set of thust by public servant Musched (simple)	bank rs &c	11 Ht	30	91 15 50		15	1 1 1	74 -7 4 351	
			iotal	100			43	14	307	416	
	CTASS VI	Other ffences art specified above					}	1			
-	290 460 to 492 460 to 498 500 to 502 504, 506 to 510 171 to 278, 278, 284, 287, 288 290 1814 Cleance under Chapter VIII(a) C. F C		c n	1 14 6	1 1 7 () 1	1 1 1	1 10 80	1 4 3 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	2 11 11 18 41 90	
	Offences under Chapter X, C P C Chase under Chapter XII C P (Chase under Chapter XIXVI (P (Other auscual laws, offences under wh	Public numerices Disputes as to immerable property Maintenance of wise and children ich are not cognizate by the Pelice	p.,,	821 ———	11	4	, 1	ינ	100 7 100	91 91 92	
			L fall ta	100	+ +	1,50	-,1	1- 107	1 18	1 (19	- -

Bungar Police Office Post William The 18th May 1886

Statement showing the number of Persons tried and connected for each offence not cognizable by the Police in the , of the Patna Division in the year 1884

			-	-			-	,	_	-)14 1810				CL.	um-		-
			Pat	na —	G	n	8b 1h	ibad —	bor	100 F	Darbh	ATOLIA	Bar	un -	ber		Total	4
	Law under which Pungable	Description of Chiur	Persone tried	Per or convicted	Persons tried	Persons convicted	Persons to ed	Pers ns convicted	Persons tried	Persons converted	Persons tried	Perana conveted	Persons tried	lers ns convoted.	Persons tried.	Persons convicted.	Persons brend.	
	2	3	3	6	6	7	8	9	10	u	13	13	14	15	16	17	18	Ī
	115 117 119, 119 .	Ab tment of offence not committee for Abetting commission of effence by able &c (oncessing dougn to commit offence lotal					_											-
l	CIASS I -Offences against th	so State Public Franquillity &c. Ac		l									l					
	12) to 130, 506 1 17	Offences against the State Huburing describes by master of alto	ot													• [
-	216 227 2.8 161 to 161 217 to 221	Offences against public justice Offences by public servants Liter exit for tals a multipage	00 a	4	7	240 C	1"5 17	130	10	5.3	L3	74	114	1.77	111	1 1	1,071	
	ed 4 465 to 477	I due crifice tals emplants an claim und taud leut dects au dispositinet properts Ruger von frauduluttvusing foise	d 47	16		12	n	30	83	3	rı	.5	111	116	1	11	426	1
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Bungal Police Office Four Wittam 2he 15th May 1515,

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J C VBARBY,
Offg Inspector-General of Police, L. P.

the Bhagulpore Division in the year 1884.

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PROAL POINCE OFFICE; FORT WILLIAM, 276 18th May 1845.

Statement showing the number of Persons tried and convicted for each offence not cognizable by the Police in Districts of the Orissa Division in the year 1884.

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Bengal Police Office.

Poet William.

The 16th May 1885.

J. C. VEASEY,

Offg. Inspector-General of Police, L.P.

STATEMENT BB—concluded.

Statement showing the number of Persons tried and convicted for each offence not cognizable by the Police in the Districts of Chota Nagpore Division in the year 1881

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Bungal Poinch Orthe Fort William The 18th May 1865

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Mag. No. 1900J-36u-17 7 45

RESOLUTION.

POLICE.

Dated Darjeeling, the 18th September 1885.

READ-

The Report on the Administration of the Police Department for the year 1884. Read also—

The Reports for the years 1882 and 1883, and the orders of Government recorded thereon.

The Annual Report on the Administration of the Police Department for the year 1884 has again been submitted after due date, owing to the late receipt of the Divisional Commissioners' reports. None of these reports were received on or before the proper date. That of the Commissioner of Orissa was received only on the 21st April: that of the Commissioner of the Presidency Division not until the 1st May. The former states that the district reports of his division had all to be returned as being either incorrect or imperfect, and that none of them were finally completed until the first half of April. In the Presidency Division the latest district report was received by the 10th March, and there is therefore no apparent cause for the delay. In accordance with the orders contained in the resolution on the report for 1883, an explanation of the failure to observe

punctuality should have been submitted. This will now be called for.

2. The Chittagong Hill Tracts were constituted a separate general police district under Act V of 1861 from the 25th October 1884, and the Commissioner of the Chittagong Division was appointed Inspector-General of Police within the new police district. The police statistics of the Chittagong Hill Tracts are in consequence excluded from the report under review. Exclusive, therefore, of the accounts for the Chittagong Hill Tracts, the police budget grant for 1884-85 for the Lower Provinces amounted to Rs. 43,22,873. The actual expenditure is stated at Rs. 41,98,296. There was a saving, amounting to Rs. 1,83,353, under the heads of pay of executive police, clothing allowance, and fixed boat establishment, and an increase of Rs. 58,776 in expenditure under other heads. The saving in expenditure is, however, only nominal, as Rs. 2,67,000 anticipated savings were added to the budget grant. This course, in absence of some good reason, should not have been taken. In 1883 the police budget grant amounted to Rs. 43,56,518, and the actual expenditure to Rs. 41,70,698. The total sanctioned strength of the whole district police force of all descriptions, including the reserve, consisted of 73 superior officers, 3,435 subordinate officers, and 20,001 constables. At the close of the year the force was below the sanctioned strength by 1 inspector, 16 sub-inspectors, 25 head constables, and 242 constables. A net addition of 2 sub-inspectors and 42 constables was made to the force during the year for various reasons.

3. The cost of the force employed on purely police work is approximately estimated at Rs. 26,38,263, or 7.6 pies per head of population. In Bengal excluding the Chittagong Hill Tracts) the cost was 8.5 pies per head, in Behar 6.0 pies, in Orissa 8.4 pies, and in Chota Nagpore 8.5 pies. The distribution of cost over the various provinces under this Government was thus the same as in 1883. There was an increase in expenditure of Rs. 4,785, due to the additions already mentioned to the police force. The proportion of police to area was in Bengal (exclusive of the Chittagong Hill Tracts) 1 to 5.8, in Behar 1 to 7.1, in Orissa 1 to 6.9, in Chota Nagpore, 1 to 18.6 square miles. The proportion of police to population was 1 to 2,856, 1 to 3,745, 1 to 2,680 and 1 to 2,922 in those

provinces respectively.

4. In the absence in the present report of any prominent notice of the difficulty in obtaining recruits, it may, the Lieutenant-Governor trusts, be assumed that it has been met to a considerable extent by the grant of batta to men in the districts of Hooghly, Howrah, Midnapore, 24-Pergunnahs, Jessore, Moorshedabad, Dacca, Rajshahye, and Pubna. It is suggested that, as in Bengal generally many of the smaller municipalities are not towns, but large villages, and there is difficulty in obtaining men for

the regular police, the irksome town work discouraging enlistment, a return to the chowkidari system would have much to recommend it. Such a change might very probably have a beneficial effect on enlistment, but would in other respects be a retrograde step, and is not one which the Lieutenant-Governor is prepared to support. No mention is made in the report of the working of the new fifth grade of sub-inspectors at independent outposts. It is presumed therefore that these officers have continued to work satisfactorily. Some progress was made in the lighting of towns. Lights were added in Burdwan, Moorshedabad, Patna, Shahabad, Mozufferpore, Monghyr, Deoghur, Sahebgunge, Rajshahye, Bogra, and Cuttack, and lighting was begun in Pooree. Little or no progress was made elsewhere; and, as the Inspector-General remarks, it is strange that in a wealthy and important port like Chittagong no attempt at even a commencement of lighting it has been made. The remarks made on this subject in the reports of the last two years, with the comments of the Lieutenant-Governor thereon, will be sent to the Municipal Department of

this Government for such action as may be thought practicable.

5. The number of town and village police, not subject to the rules of the regular police, was 170,726. The average annual emolument of each man was Rs. 30.5, and the total annual cost Rs. 52,22,339. Each man watched on the average 60.7 houses. The reports on the working of the Chowkidari Act were not generally favourable. There was much irregularity in payment of the chowkidars, and the punchayets in many cases kept no regular accounts. It is satisfactory to observe that the complaints almost exclusively to the present system of paying the made refer chowkidars, and not to their usefulness as a body. Cases of punishment of chowkidars decreased from 8,517 to 8,323. A draft Bill is now under the consideration of the Lieutenant-Governor, by which it is hoped to reform the defects in the present Act without abrogating its principle. Under the provisions proposed, the punchayets will be employed merely as assessing bodies, and will cease to perform any duties with regard to the collection of rates, or the payment of the chowkidars. Each than will be divided into suitable blocks or circles, within which the rates will be collected by tehsildars. The appointment of the chowkidars will rest with the punchayets subject to the approval or veto of the Magistrate. If two-thirds of the punchay-The village ets do not agree, the Magistrate will make the appointment. The village chowkidars are to be appointed by the punchayets, but paid by the police. Pending the introduction of improvements under the provisions of the proposed Act, the Lieutenant-Governor looks to district officers to make the best of the existing system from which, with energy and care, good results are, experience has shown, obtainable. A striking instance of this is noticed in the report with reference to the sub-division of Tangail in the district of Mymensingh. Whilst elsewhere in the district the pay of chowkidars was in arrear, commonly for six months, and not uncommonly for ten months and even a year, in Tangail the Sub-Divisional Officer in a few months made the payments and

reports regular and the attendance punctual, and thus showed that the reasons given for bad results in other parts of the district were groundless.

6. As noticed in the Resolution on the last report, the strength of the police on the East Indian Railway was revised during the year under review on the principle that the police were to be employed solely for the maintenance of law and order, the Company making their own arrangements for watch and ward of property. The force on this Railway now consists of 1 Assistant Inspector-General, 5 inspectors, 8 sub-inspectors, 7 European constables, 41 head-constables, and 175 constables. ors, 7 European constables, 41 head-constables, and 175 constables. A scheme based on similar principles for a railway police for other lines in Bengal has, since the close of the year, received the provisional sanction of the

Government of India and will shortly be in operation.

No change was made in the system of road patrols. The patrol in the Darjeeling district is said to have worked admirably. Punitive police were quartered only in two places in Backergunge. The special reserves were not employed on any extraordinary duty, and the detachments from Dacca and Bhagulpore, detailed for duty to the Chittagong Hill Tracts, returned to their head-quarters in June. The police maintained order at 168 fairs, attended by about three and a half millions of people. Convictions were obtained in

105 out of 132 cases reported, and Rs. 712 were recovered out of Rs. 993 stolen.

- 8. The percentage of educated men among the inspectors increased from 98.2 to 99.3, and among sub-inspectors from 94.7 to 98: among head-constables the percentage decreased from 80.4 to 78.6, and among constables from 27.9 to 27.5. The reserves are, it is stated, practically too weak to allow of much advance being made in education. To the same cause is attributed a want of progress in drill. The Inspector-General remarks that the station officers either know no drill, or have forgotten the little they ever learnt. Where practicable, men have been sent to learn drill with native infantry regiments with a rich to their employment and drill instructors and a small reserved. ments with a view to their employment as drill instructors, and a compliance with the order that all writer-constables should go through a course of drill has been insisted upon at inspections. So long as the superior officers are deficient in knowledge of drill, it cannot be expected that the subordinates will make any progress. The Inspector-General is requested to see that this branch of their duties is less neglected for the future. These officers have education and intelligence, and with such assistance as is readily available and with a little perseverance and painstaking they should certainly have no difficulty in acquiring all that is insisted on—a mere rudimentary knowledge of the subject. In the Resolution on the report for 1883, it was noted that new smooth-bore carbines would be issued to the ordinary district police, and muzzle-loading rifled carbines to the special reserves to replace the unserviceable arms of the same description then in possession of the police. carbines are in course of issue. It is too early for an opinion to be expressed on their serviceability. The Inspector-General should notice this subject in his next report.
- 9. The expenditure on police buildings from the Public Works Department budget decreased from Rs. 67,173 to Rs. 10,272: that from the Police budget increased from Rs. 1,00,081 to Rs. 1,01,515. The expenditure shown in the report under review was, however, for the financial year, whereas that shown for 1883 was for the calendar year.
- The total casualties in the police decreased from 3,412 or 14.1 per cent. to 2,971 or 12.5 per cent. of the force. The death-rate was 2.4 per cent. against 2.2 in 1883. There were fewer retirements on pension or gratuity, resignations, discharges, and desertions; while in dismissals the increase was The improvement is attributed to the fact that the nominal. useless men taken over from the old Municipal Police have been weeded out. The figures under most heads of casualty are, however, still considerably greater than in 1881. The highest percentage (5.7) of deaths occurred in Hooghly, though the percentage of sick in hospital was in several districts considerably higher than in that district. The Inspector-General on visiting the hospital found it an ill-arranged, overcrowded building, where no proper diet was given, the mon being left to feed them-He proposes to see if the system in force in the Calcutta Police cannot be introduced. Detailed proposals from him will be awaited. In Jessore, Dinagepore, the Gurjhats, Furreedpore, and Burdwan the admission into hospital exceeded 100 per cent. of the total strength of the force in each The percentage of admissions to hospital was lowest in Durbhunga (10.5) and Mozufferpore (13.9).
- 11. The number of judicial punishments of police under the Indian Penal Code decreased from 449 to 385: those under the Police Act from 294 to 243, departmental punishments without dismissal from 6,023 to 5,107, and dismissals from 764 to 708. The figures regarding departmental punishments cannot, however, it is stated, be trusted, as it has been the practice in some districts to show only fines and degradations. All departmental punishments should be fully entered, as otherwise inspecting officers cannot form a proper estimate of the discipline of the force. These offcers should be careful to see that departmental punishments, especially fines, are not harsh or excessive in number. The general decrease in punishments inflicted on the police is satisfactory, if taken, as the Lieutenant-Governor hopes it may be, as an indication of improved conduct and discipline requiring less correction.

12. There were seven cases of torture by police. At Patna a sub-inspector was convicted of torturing by blows and kicks a man who was suspected of

having embezzled Rs. 21, and of then laying a false charge of robbery to screen himself. The object of the torture was to make the accused confess in what manner he had disposed of the money. The injured man died. The subinspector was sentenced to three, one constable to two, and a second constable to one-and-a-half years' rigorous imprisonment. In Mymensingh a case in which there was strong suspicion of torture broke down on trial at the Court of Session. In Hazaribagh a head-constable and two constables were convicted of torturing some Dosadhs, who were suspected of house-breaking, by tying them up and beating them to induce confession. According to the special report received by Government on this case, the head-constable was sentenced to three years, one constable to eighteen months, and one constable to one year's rigorous imprisonment. At Chittagong a constable was convicted of torturing a thief to induce confession, and was sentenced to a year's rigorous imprisonment. Four other police officers were dismissed for being concerned in this case. The thief, when brought to jail, was paralysed, and bore marks of his ill-treatment. At Monghyr a head-constable, three constables, and two chowkidars were convicted of torturing five servants in order to induce them to confess to having robbed their employer. The servants were beaten, trussed with bamboos and tied, struck by a ruler on their joints, and their fingers squeezed against pieces of bamboo placed between them. The head-constable was sentenced to three years, the constables to eight months, and the chowkidars to three months' rigorous imprisonment each. The case in the Nuddea district, in which a constable, who acknowledged having beaten an accused person, and having kept him awake by pouring cold water on him, was sentenced under Act V to a week's imprisonment and a fine of Rs. 10, requires fuller explanation. As the man was also guilty of allowing the prisoner in his custody to escape in the first instance, the case appears to the Lieutenant-Governor to have been most inadequately dealt with. This case was not specially reported The seventh case was pending trial at Midnapore at the close There were, in ten districts, 13 charges against the police of extortion, but none of them were, it is said, of any real importance. In accordance with the directions contained in the Resolution on the report for 1883, the police generally were informed through their District Superintendents, of the convictions and sentences passed on police officers for the grosser offences. The measures indicated in that Resolution for checking the commission by police of torture and extortion could have had little effect during the year under review, as they were only prescribed in the latter half of the year. Although not entirely confined to ignorant and low paid officers of the inferior grades, the Lieutenant-Governor observes that the majority of cases of this description reported during the year have been against officers of these grades. It is to be hoped that the persistant and sustained efforts of District Magistrates and Superintendents to check this form of crime, and the recognition by the police themselves that their position in the Government service will not shelter them in any way, but on the contrary will be considered an aggravation of the offence, may lead to a very considerable diminution of these charges of torture. In making these remarks, Mr. Cockerell does not overlook the fact that cases not unfrequently occur of offenders inflicting injuries on themselves for the purpose of fabricating evidence of torture against the police and procuring an acquittal for themselves. Two instances are quoted in the report where this defence was resorted to, and the Inspector-General proposes that more stringent measures should be taken to guard against its success through the corruption or apathy of jail subordinates, by insisting on the medical staff carefully examining all prisoners admitted. This proposal appears hardly practicable, but the Inspector-General of Jails will be asked whether some modification of it is not possible, supposing that its being carried out in its entirety is out of the question. A more feasible method of checking subsequent fabrication of injuries would perhaps be for the court sub-inspector, when a prisoner is first brought to him, to note in writing whether or not the prisoner bears on his person any sign of injury, and if so, to bring the fact at once to the notice of the Magistrate.

13. At the close of the year, 8,919 men were one or more good-conduct stripes. Ten per cent. of the entire force of constables may, under the rules, draw the good-conduct allowance of Re. 1 per mensem. The number

of men who, wearing three stripes or more, were eligible was 2,214, but the amount placed at the disposal of the Inspector-General was not, he says, sufficient to pay the full sum required. The Lieutenant-Governor does not understand this: the sufficiency or otherwise of funds for such a purpose as this must, it is presumed, depend upon budget provision, and the Inspector-General should see that an adequate sum is always entered in the budget estimates for the year. Much of the value of this allowance as an incentive to good conduct must be lost, if it is not paid when earned, and it is not creditable to the department that such payments should ever have to be deferred. Money rewards were received by 2,049 officers and men. The percentages of officers and men who were Christians were 3.7 and 3, of those who were Musulmans 23.9 and 29.4, Brahmins 21.4 and 16.9, Rajpoots and Khetris 5.9 and 18.2, Goorkhas and Nepalis 9 and 9, Sikhs 1.1 and 2, high-caste Sudras 28.9 and 13.9, low-caste Sudras 3.4 and 4.7, Hindus of all other castes 9.9 and 13.3, other religions including hillmen 9 and 2.2 per cent. for officers and men respectively. Escapes from police custody increased from 206 to 216, Fortysix of the escaped persons were recaptured—a result which the Lieutenant-Governor concurs with Mr. Veasey in thinking an exceedingly poor one.

14. The character of the inspections made by District Superintendents

14. The character of the inspections made by District Superintendents of Police was referred to only by three Commissioners in their divisional reports. In future the manner in which this duty was performed should invariably be noticed by these officers. The Lieutenant-Governor agrees in the opinion that the present system of visiting and inspecting thanas by District Superintendents should not be altered. From the Inspector-General's remarks, it would seem that the opportunity which these tours of inspection offer for obtaining useful information at first hand in matters connected with police administration is not sufficiently borne in mind, and that the record of their visits to the interior is too often a mere string of names of places visited, instead of a useful note of information obtained by personal local enquiry, and of the orders passed on matters brought to the notice of the District Superintendents whilst on tour. The matter is one on which special instructions might with advantage be issued by the Inspector-General for the guidance of officers.

15. Escort duty, though somewhat less than in 1883, was still very heavy. The statement given in paragraph 45 of the report shows that 26,528 men of all ranks were employed in escorting Rs. 17,58,06,138 and 14,123 prisoners. No treasure was lost, but it would seem that 86 prisoners escaped during

transit. It is not stated how many of these were recaptured.

16. Deaths from suicide increased from 2,392 to 2,531. In Jessore (225), Nuddea (211), Gya (167), Cuttack (155), Dacca (115), and in the 24-Pergunnahs (104) the number of suicides exceeded 100. Accidental deaths increased from 26,762 to 26,903. During the year 10,771 deaths occurred by

drowning, 9,466 by snake-bite, and 1,411 by wild beasts.

17. The percentage statements prescribed by the Government of India as tests of police work are—(a) in regard to cases, the percentage (1) of cases investigated by the police to cases reported, (2) of cases, police and direct, ending in conviction to cases decided, (3) of police cases ending in conviction to cases investigated, (4) of police cases ending in conviction to cases decided; (b) in regard to persons, the percentage (1) of persons released in police cases without being brought before a Magistrate to persons arrested by police, (2) of persons convicted in police cases to persons arrested by police, (3) of persons convicted in police cases to persons sent up for trial; (c) in regard to property, the percentage (1) of property recovered to property lost, (2) of cases in which property was recovered to cases in which property was lost. On these tests the Inspector-General observes:—"Test (a) I shows that police agency is most resorted to in the Presidency and Chota Nagpore Divisions, the other divisions varying from 79.0 in Bhagulpore to 72.0 in Dacca. Tost (a) I shardly a test of police work, including as it does direct cases. Under it Bhagulpore is far the best, with 55.9; only one other division (Patna) having more than 50. Rajshahye is last with 42.4—a position it also occupied last year. Test (a) 3 is of little practical value, since it includes false cases as well as cases in which the police were unsuccessful, or had not evidence enough to justify an arrest. Test (a) 4 seems to require amendment, including as it does direct cases decided, with which of course the police had

nothing to do. Under it Bhagulpore comes first and the Presidency last, but the variation is inconsiderable—6.7. B form is so seldom used that the percentages under test (b) I are insignificant, varying from 6 in Chittagong and 8 in Orissa to 6.7 in Patna. Speaking generally, I believe that B form should be met with much oftener than it is; that is, that the police should use C form in unsuccessful cases where accused or suspected persons were virtually under arrest, though nominally only attending for the purposes of the investigation. In both the remaining tests of persons, Chota Nagpore comes first and Dacca last, but the discrepancies are not such as to call for detailed notice. In the property tests the Presidency Division is ahead, whilst the Rajshahye and Bhagulpore Divisions show worst." The percentage required of police cases ending in conviction to cases decided would certainly seem to be useless unless the cases decided were wholly police cases. This point will be referred to the Government of India, under whose instructions the statements have been prepared. With regard to the remarks of the Inspector-General as to the use of the B and C forms, he is requested to issue instructions to District Superintendents of Police that the cases of persons virtually under arrest, and finally released by the police on insufficient evidence appearing against them, should be entered for the future in B and not in C form.

18. The total number of cases, cognizable and non-cognizable, increased from 214,985 to 219,733, showing a net increase of 4,748 cases. There was an increase of crime in six out of the nine divisions. In the Presidency, Rajshahye and Bhagulpore Divisions there was an increase of 2,234, 1,252 and 2,885 cases respectively. In the Dacca Division, on the other hand, cases decreased by 3,453. In Bengal the percentage of cognizable cases was 46.5, that of non-cognizable cases 53.5. On the other hand, in Behar the percentage of cognizable exceeded that of non-cognizable crime, the figures being 58.2 and 41.8 respectively.

19. Cognizable offences reported increased from 104,454 to 112,365, or by 7,911. There was an increase in offences against property of 9,212, and in offences against public tranquillity of 135. Under offences against the person there was a decrease of 347, and in other cases of 1,089. The increase in offences against property is attributed to a partial failure of crops and consequent high price of food acting as an incitement to crime. The increase in this class of crime was most marked in the Patna, Bhagulpore, Presidency and Rajshaye Divisions. There was a marked decline in excise and nuisance cases.

20. In Bengal the percentage of cases declared false decreased from 7.3 to 5.9, in Orissa from 8.9 to 6.5, in Chota Nagpore from 8.1 to 6.6. In Behar the percentage increased from 6.4 to 6.8. On the whole there was, it is stated, a decrease from 7.1 to 6.3. The Rajshahye, Patna and Bhagulpore Divisions were the only ones in which there was an increase. Cases excluded from the returns as false, through mistake of law or fact, increased from 8.699 to 9.572. It seems doubtful whether Magistrates have not in some districts, particularly Backergunge, shrunk from declaring charges to be wilfully false. The percentage of cases reported by the police to be false, but declared by Magistrates to be true, increased from 7.8 to 8.5.

21. Prosecutions for laying false charges decreased from 1,494 to 1,437, the percentage to total cases declared false rising from 20 to 20·3. There were 409 cases of convictions, against 466 in 1883; the percentage (31·2) of convictions to prosecutions remaining the same. The greatest success in convictions for laying false charges was obtained in the Chota Nagpore and Patna Divisions, where the percentages were 38·6 and 37·4. In the Dacca, Burdwan and Rajshahye Divisions the percentages were lowest, being 14·5, 16·9 and 19·6 respectively. From the statements given in the report it is plain that, in spite of the directions contained in the Resolution of last year, the increased supervision which Magistrates were ordered to exercise over their subordinate courts in the prosecution of persons laying false charges has not been exercised. Magistrates are still reluctant to sanction such prosecutions, and an instance is quoted in the report where a Deputy Magistrate at a sub-division declared 78 charges false during the year, yet refused to sanction a single prosecution. This is probably not a solitary example. Commissioners will be requested, in submitting their quarterly criminal returns, to state for each district in their

divisions the number of cases declared wilfully false, and the number of prosecutions instituted for laying false charges, and to give, whenever necessary, an explanation of the small number of prosecutions. The Lieutenant-Governor does not consider that the judicial decision under which a complainant has a right to have his case heard before he is himself prosecuted for laying a false charge should create any difficulty in the ultimate prosecution of the original complainant. On the contrary, the enquiry should tend to simplify the case by bringing the facts more clearly to light and checking further fabrication of evidence. The hardship of putting an innocent person on his defence on the original charge, in order that the false case may be enquired into judicially before prosecutions are instituted, is adverted to by one of the The hardship is Magistrates whose opinions are quoted in the report. no doubt a real one, but it is of slight importance in comparison with the necessity of suppressing the practice of laying false charges. Commissioners will be asked further to draw the attention of Magistrates to the remarks contained in paragraph 15 of the Resolution on the report for 1883 on this subject.

Of 114,112 cognizable cases reported to have been committed during the year, or in previous years, and brought under enquiry within the year, 21,165 were instituted directly before a Magistrate. The total number investigated by the police was 96,149, or 84.2 per cent. In 1883 the percentage was 83.8. No original police enquiry was made in 732 cases, but out of these, enquiry in 76 cases was afterwards made by order of the Magistrate. The percentage of cases not enquired into to cases reported was, as in 1883, ·6. The districts in which the number of enquiries refused was greatest were-Mymensingh (227), Nuddea (94), Lohardugga (49), Chumparun (47) and Poorce (40). The District Superintendent of Mymensingh endeavoured to show that the work was so heavy that the police had no alternative but to refuse enquiry in order to get through the work they already had to deal with. Commissioner and the Inspector-General consider the explanation unsatisfactory. More than half the cases occurred in two thanas, and in these the increase was, it appears, only 4.5 per cent. In 1883 enquiry was refused in Mymensingh in 116 cases, and this was attributed to some improper instructions issued by the Magistrate to the police. There can be no doubt, as remarked elsewhere in the report, that the police force of Mymensingh is not only undermanned, but under-officered. There were 50 cognizable cases to each investigating officer, and 7.8 to each policeman; the average of the province being The proposals of the Inspector-General for re-distribution of the police force of these provinces have not yet been received, and the Inspector-General is requested to hasten their submission. It is presumed that they will contain measures for the relief of this district. No explanation is given of the large figures for Nuddea and Chumparun. The Inspector-General will ascertain and report separately the cause of the large number of refusals in these districts. The majority of cases in which enquiry was refused at Lohardugga consisted of attempts at house-breaking. The inspector-General has impressed on the District Superintendent the importance of attending to such cases. The increase in Pooree is, it is stated, accounted for by the issue by the late Assistant District Superintendent of an order, in which the Magistrate must have concurred, to the police to refuse to enquire into all cases of petty theft. Such an order is of course wholly illegal. The practice has been discontinued.

23. Excluding cases finally declared to be absolutely false, but including other C form cases, the percentage of convictions in cases enquired into by the police to true cases decreased from 41.9 to 39.8. There were 83,544 persons arrested by the police, and of these 56,583 were convicted. The percentage of persons convicted to persons arrested rose from 65.5 to 67.7. The percentage of convictions to men brought to trial was, as in the preceding year, highest in Darjeeling (82.3), Howrah (80.6), and Patna, (77.0), and lowest in Rungpore (50.0), Pubna (48.4) and Mymensingh (41.9). It is suggested that charges withdrawn or compounded under sections 248 and 345, Criminal Procedure Code, should be excluded in calculating percentages of convictions, so that the working of the police may be shown in a fair light. The suggested change would be useful, but cannot be carried into effect without an alteration

in the prescribed form of returns. The point will be brought to the notice of the Government of India. Referring to the remarks made in paragraph 17 of the Resolution on his report for 1883, the Inspector-General states that District Superintendents have been called on to state what inspectors can usefully be employed on court work, their present duties being discharged by sub-inspectors, and that the replies received are now under consideration. His proposals will be awaited.

It would seem that the effect of section 495, Criminal Procedure Code, which precludes any police officer below the rank of Inspector from conducting a prosecution, has again been noticed in connection with the low percentage of convictions; the Magistrates of Patna and Chittagong particularly com-plaining that the strength of the local bar is generally found arrayed on the side of the defence. This, however, as the Inspector-General remarks, is no new thing, nor would it be improved by amending the law so as to admit of Court Sub-Inspectors of police undertaking the duty. The latter, with their numerous other duties to attend to, would have no more opportunity of making themselves acquainted with the facts of a case than the Magistrate who tried it, and would consequently be of little use, except before a Magistrate who carries judicial impartiality to such a length that he will hear, see and know nothing beyond what he is told by the police on one side and the defence on the other. Officers of this description are rare, most Magistrates recognising the necessity of being something more than what Mr. Veasey describes as "mere judicial machines dealing with intangible abstractions." Still in some cases the Lieutenant-Governor is inclined to think the proposed amendment might be useful, and as it is confined to allowing Court Sub-Inspectors to prosecute, it is not open to the objection commented on by the High Court in the case of Ram Chunder Sircar, 13 L. R. 18 of police prosecuting cases, which they had been engaged in enquiring into. The matter is one of no very great importance, but as the contemplated amendment of the Criminal Procedure Code affords an opportunity which may not occur again for some time, the Lieutenant-Governor is inclined to recommend that section 495 should be amended to the extent of substituting for the words "below the rank of police inspector," the words

"not being an inspector or a court sub-inspector." In the result of trial of persons, the general percentages of convictions to arrests, of convictions to persons brought to trial, and of convictions to persons actually tried, compared with those of the preceding year, exhibit a decrease in offences under class I (offences against the State, public tranquillity, safety and justice), class II (serious offences against the person), class IV (minor offences against the person), and class VI (miscellaneous offences) with a slight increase in offences under class III (serious offences against person and property or against property only), and class V (minor offences against property). The percentages of convictions in serious and minor offences against the person were low. In Sessions trials the percentage of convictions increased from 57.6 to 59.3. In the districts in which the in which the jury system has been introduced, the percentage of acquittals was in the 24-Pergunnahs 32.7, Hooghly 75.0, Burdwan 35.2, Moorshedabad 58.2, Nuddea 51.9, Patna 19.3, Dacca 51.5. The total number of convictions in these seven districts was 218, and of acquittals 180. The percentage of convictions in the jury districts was thus only 54.7, being considerably below the general average. In Patna there were 50 convictions to 12 acquittals. In Hooghly, on the other hand, there were only seven convictions to 21 acquittals, and of the latter 20 were cases of serious offences against the person. The District Judge of Hooghly will be asked to explain the reason of the large proportion of acquittals. In two cases in this district the High Court, it is stated, set aside the verdict and convicted, sentencing the accused to transportation for life. The Lieutenant-Governor has recently requested to transportation for the. The Electional Covernor has recently requested the Superintendent and Remenbrancer of Legal Affairs to issue a circular to all Sessions Judges, pointing out that Government, under the present Criminal Procedure Code, cannot appeal against an erroneous verdict of acquittal delivered by a jury on the facts; that such verdict can only be reversed on a reference by the Judge to the High Court under section 307 of that Code; and that, if the Judge considers the verdict of the inner or of the majority, so completely wrong as to make it necessary. of the jury, or of the majority, so completely wrong as to make it necessary

for the ends of justice that it should be revised, the Code renders it imperative on him to submit the case to the High Court. If Judges in jury districts are careful to exercise the check provided by law on verdicts of juries, there is no reason why palpable miscarriages of justice should not be rectified. The Inspector-General, in applying the remarks on the reluctance of juries to convict also to assessors, appears to have lost sight of the fact that

Judges are not bound to conform to the opinions of assessors. The number of cases in which property was stolen increased from 32,978 to 40,683, and of those in which property was recovered from 15,456 to 18,582. The amount stolen increased from Rs. 9,57,779 to Rs. 9,92,560, while that recovered decreased from Rs. 2,79,823 to Rs. 2,67,092. The percentage of cases in which property was recovered to those in which property was lost declined from 46.9 to 45.6, and the percentage of property recovered to property lost from 29.2 to 26.9. In eight districts—Burdwan, Howrah, Rajshahye, Julpigoree, Noakholly, Mozufferpore, Maldah and Hazaribagh—the latter percentage exceeded 40, and it was lowest in Mymensingh (11.9) and Balasore (12.4). In Mymensingh only Rs. 9,026 out of Rs. 75,287 stolen, and in Balasoro Rs. 1,088 out of Rs. 8,709 stolen, were recovered. In 1883, out of Rs. 1,01,043 reported stolen in Mymensingh, the property recovered only amounted to Rs. 14,916. The weakness of the police in Mymensingh has repeatedly been noticed, and must be remedied in the general re-distribution of the force. The cause of the poor results in Balasore is not apparent. Although the totals do not vary considerably from year to year in these provinces, the percentages in adjoining districts, and in the same districts from year to year, show fluctuations which are difficult to comprehend without a knowledge of the special circumstances in each district. In reviewing the report for 1883, it was noticed that, while in Chumparun property was reported to have been stolen in 70 per cent. of the burglaries of which information was given, in Mozufferpore and Durbhunga the percentages were only 27 and 26, and the district officers were directed to ascertain for the future with greater exactness the amount of property taken. For 1884 the percentage in Chumparun is reported to be 720, in Mozufferpore 286 and in Durbhunga only 22.6, the percentage in Bengal proper being 76.1. It is obvious that the statements for Mozufferpore and Durbhunga must be incorrect: for, as the Inspector-General remarks, if burglary had more blanks than prizes, it would soon be abandoned as not worth the trouble and risk it entails. It is equally obvious that the suppression of the fact of property being stolen must lie with the police and chowkidars, as the original complainants would have little or no interest in reporting a burglary, and so courting enquiry, while at the same time suppressing the fact of theft of property which they wish to In districts in which the Inspector-General considers the percentage is suspiciously low, District Superintendents either thomselves, or through their Assistant Superintendents or trustworthy inspectors, must make local enquiries in at least 10 per cent. of the cases in which burglaries are reported to have been committed without theft of property. The Inspector-General will see that these orders are carried into effect.

27. The following statement shows the number of true cognizable cases under each of the six different classes for the last five years:—

	1880.	1881.	1882.	1883.	1884.
CLASS 1 Offences against the State and public tran-	2,639	2,427	2,508	2,639	2,789
II.— Serious offences against the person	4,061 18,953	4,301 19,05 t	4,267 18,520	4,644 19,609	4,618 24,221
property, or against property only. , IV.—Minor offences against the person , V.— Ditto ditto property	10,874 3×.859	11,096 35,673	12,450 36,301	2,818 37,690	2,589 42,6 80
,. V1.—Other offences not specified above	24,086	24,056	27,181	29.554	28,477

Exclusive, therefore, of offences under classes III and V, regarding property, the large increase in which was due to the character of the season, the state of crime was normal.

28. Under class I, offences against the State and public tranquillity, there was an increase of 130. Rioting cases increased by 137, and offences of personating a public servant by 31. Under other heads there was a

Both the percentage of cases ending in conviction, and of persons convicted decreased. There was but little change in the proportion of cases investigated by the police, or in the result of arrests. The riots were for the most part of a petty nature, and it is observed that out of 10,096 persons who appeared before Magistrates on charges of riot, only 167 were committed to the Court of Sessions. Riots increased in every district in the Presidency Division, except Moorshedabad, the total increase being 78. In the district of Jessore there were 41 more than in 1×83. In the Patna Division rioting cases increased from 189 to 287. No explanation is given of the large increase in these two divi-In the Dacca Division these cases decreased in all districts by 100. Backergunge, a district formerly notorious for riots, there were only 67. Those There is a great diversity in in Mymensingh decreased from 262 to 214. the application of measures to prevent breaches of the peace. Thus, while in Mymensingh the number of cases in which persons were bound over to keep the peace was only 45, in Backergunge the number was 835. In the former district the action taken appears to have been too lax; in the latter, measures that might seem under ordinary circumstances unnecessarily rigorous are justified when the character of this district for turbulence is remembered, and when their effect is seen in the remarkable diminution of rioting cases. But a small proportion of the riots were attended anywhere with loss of life. The immense majority was, as usual, due to agricultural disputes. The number of false charges of riot remained as in 1883—214. Coining cases numbered, as in the year 1882, 137. There were 72 persons convicted and 73 discharged by Magistrates; 25 convicted and seven acquitted at the Sessions of this offence. None of the cases appear to have been of any special interest. The cause of the increase in offences of personating a public servant is not noticed in the report.

29. In class II, serious offences against the person, there was a total decrease of 66. Cases of murder by poison decreased from 11 to 8; of rape from 186 to 145; of attempts at, or abetment of, suicide from 385 to 376; of grievous hurt for the purpose of extortion or procuring confession from three to two; of administering stupefying drugs with intent to cause hurt from 17 to 8; of hurt by dangerous weapons from 1,076 to 1,064; of kidnapping or abduction from 281 to 198; and of rash and negligent acts causing death or grievous hurt from 82 to 69. Cases of attempt at murder rose from 41 to 49, of culpable homicide from 189 to 191, of grievous hurt from 752 to 791, and of exposure of infants or concealment of birth from 89 to 116. Under none of the heads was the variation of any great importance. The increase noticed in cognizable cases of hurt in 1883 was continued, though not to the same degree, in 1884, and there still exists reason for suspecting that the police exaggerate charges of hurt, so as to make them cognizable either as grievous hurt, or as hurt by dangerous weapons or means. In the Resolution on the Report for 1883, the Lieutenant-Governor directed Magistrates to adopt measures to prevent police officers from taking cognizance of any charges not strictly cognizable according to the present law. These orders have apparently not been complied with. The attention of District Magistrates will be drawn to these orders. The Inspector-General should bimself obtain through the Magistrate an explanation from the District Superintendent in any district in which the police appear to be taking cognizance of cases not properly cognizable. The percentage of convictions to cases of rape reported true was, as usual, very small. Cases of exposure of infants increased in the Patna Division from 40 to 65. The cause of this result was the distress prevailing in that division. Cases of administering stupefying drugs are noticed separately in the report. Out of 7,310 persons arrested for offences under class II, 6,431 persons were brought to trial, and 2,709 only were convicted. The percentage of convictions to arrests, and of convictions to persons tried, were generally somewhat lower than in 1883. In Courts of Sessions, however, the results were slightly better, and the percentage of convictions to persons tried increased from 43.3 to 45.5.

30. Three murders were committed by dacoits, seven by robbers, eight by poison, and there were 248 murders of other descriptions. The total number was 266. In 1883 their number was 264. The number of murders varies but slightly from year to year, the tendency being on the whole to a gradual

decrease; yet the proportion of persons convicted to persons tried has every year steadily decreased from 38.3 in 1879 to 18.7 in the year under review. As observed in the report, practically few murders are committed in cold blood, or after weighing the chances of escape, and therefore the unwillingness of the courts to convict does not exercise the evil influence it would exercise in the case of other offences. There is no reason to believe that the police are more prone to mismanage the conduct of the investigation now than formerly, and the only reason which suggests itself is that given in the report, viz. the growing disinclination of courts to convict for this offence. It is not, however, plain what proportion of the persons tried for murder is convicted of the lesser offence of culpable homicide not amounting to murder. The Inspector-General may notice this point in his next report. Meanwhile, in the absence of a distinct increase in offences of murder due to the decrease in convictions, the Lieutenant-Governor is not prepared to take further steps in the matter at present.

31. Fifteen cases of murders of infants by their mothers were reported. In two cases the offenders could not be detected; in four they were acquitted; four more were convicted of murder, of whom three were sentenced to transportation for life and one hanged; three were convicted of the minor offence of concealment of birth, and sentenced to various sentences of imprisonment; one offender died in jail; and one was under trial at the close of the year. The Lieutenant-Governor reduced the sontence of a woman who, in 1883 on a quarrel with her husband, jumped into a well with her two children, of whom one was drowned, from transportation for life to seven years' rigorous

imprisonment. No other remission of sentence was granted.

32. In class III (serious offences against person and property or against property only) there was an increase of 4,606 in cases reported true. The number of offences under this head was, in comparison with the figures of many previous years, unprecedentedly large. Offences of dacoity or preparation and assembly for dacoity increased from 120 to 168, of robbery in a dwelling-house from 8 to 18, of mischief by killing, poisoning or maining animals from 767 to 815, and of lurking house-trespass or house-breaking from 17,656 to 22,173. The variations under other heads were inconsiderable. There were 3,292 persons convicted of offences under this class against 2,814 in 1883, and the percentages of convictions to persons who appeared, and of convictions to persons tried (46.9 and 50.9) were slightly higher than in that year. As will be noticed in reviewing the statistics of offences under class V, there was a large increase in thefts, and the general increase in offences against property was undoubtedly due to high prices and to the distress which prevailed during part of the year. No explanation is offered of the increase in offences of causing mischief to animals of the value of Rs. 10 or upwards. Offences of mischief by fire are included in other offences of serious mischief which numbered 6.99. The Inspector-General is requested to notice this class of offence separately in future reports. Robberies decreased from 171 to 167. There is little variation in this form of crime from year to year. As noticed in the Resolution on the report for 1863, the Inspector-General, with the sanction of Government, issued a circular directing District Superintendents to give every facility to postmasters in the way of furnishing them with information and granting escorts, when remittances had to be made, and submission at the close of the year was promised of a special report on the working of the rules. The report has not, however, up to the present time, been submitted.

33. Including cases pending from 1893, there were 171 dacoities—more than in any year since 1879. The increase occurred in every division except Bhagulpore and Dacca. In the Burdwan Division they numbered 34, in the Presidency 29, in Chota Nagpore 17, and in Patna 21, against 26, 16, 8, and 11 respectively in 1883. In each of the districts of Hazaribagh and Dinagepore 10 dacoities occurred, in Rungpore, Gya, and the 24-Pergunnahs 15, and in Beerbhoom 12. Of 656 persons who appeared before a Magistrate charged with this offence, 129 were convicted and 404 acquitted. The percentage of convictions to those who appeared being 19.6, that of convictions to those tried 24.2. These results are very unsatisfactory. The percentage of property recovered to property stolen decreased from 14.4 to 7.9. The value of

property reported stolen was, however, much less than in 1883, being Rs. 37,618 against Rs. 61,460. The latter percentage is of very small value, as hardly any reliance can be placed on the statements of complainants as to the amount of property of which they have been robbed. In reviewing the crime statistics of 1883, it was remarked that many offences against property, which are technically described as dacoity, are in reality of comparatively slight importance, requiring no special means to check them, and the Inspector-General was asked in future reports to indicate more clearly what proportion of the reported dacoities there was reason to believe was committed by professional In his present report the Inspector-General states that two-thirds of the reported dacoities have been declared to be merely technical; but he observes, accepting as the definition of a technical dacoity, an occurrence in which the offenders are known and belong to the neighbourhood, and are not members of an organized gang, he is unable to accept the classification as correct; it having been found on inspection that local officers have been too ready to minimise an outbreak of crime by declaring the majority of the dacoities to be technical and of no importance. He, therefore, proposes to use the word "local" instead of "technical" as distinguished from "professional" By the term professional dacoits, however, was meant sons organized into gangs for the purpose of systematically committing robbery by violence, whether locally or otherwise. The Inspector-General, to whom special reports of dacoities are submitted, will himself be best able to judge which of the offences are committed by this the more dangerous class of offenders, and it is to the suppression of this class that the energies of the police should be chiefly directed. With a view to more effective surveillance, and to guard against the omission of names not now on the registers, District Superintendents have, it is reported, been directed to make lists of all persons convicted or reasonably suspected of dacoity. Endeavours should further be made to ascertain from convicts under sentence whether they are connected with any organization for commission of dacoity, and promise should be made to such a criminal of remission of part of his sentence in the event of his giving material information leading to the conviction of other professional dacoits. The Inspector-General remarks that the crime is fostered and encouraged by the arrant cowardice of the people plundered, who will neither make any show of resistance, nor even follow up and trace the offenders, and that the remedy lies with the people themselves, who invite attack by their own helpless timidity, and from their rooted belief that everything is to be done for them. This is no doubt the case; but the nature of the people cannot be changed, and since they will not stir to protect themselves, the best means available must, under the circumstances, be taken to protect them. An example of the difficulties with which the police have to contend occurred in Midnapore, where it is reported the householder who had been robbed attempted to hush up the matter for fear the women of his household should be cited as witnesses.

34. Minor offences against the person under class IV decreased from 2,813 to 2,580. Owing to the large number of cases in which compromise is effected, these amounting in the year under review to 457, the percentages of convictions are always low. There was a large decrease of 217 cases in the Dacca and of 76 in the Presidency Division, of which no explanation is

given. There were no other fluctuations calling for remark.

35. Offences under class V, minor offences against property, show an increase of 4,940. Offences of receiving stolen property were more by 278, of cattle-theft by 475, of criminal or house-trespass by 576, of ordinary theft by 3,767 than in 1883. Cases of criminal breach of trust declined by 111, and there were small decreases in minor offences of lurking house-trespass or house-breaking, or breaking a closed receptacle. Percentages of convictions generally showed a slight improvement. In order to facilitate comparison with the results of former years, the more serious offences of lurking house-trespass, house-breaking, and house-trespass with intent to commit an offence, have been included in the statistics of this class in reviewing offences under it. Including those offences, there was an increase in every division except Dacca, and in every district except. Balasore, Jessore, Mozufferpore, Mymensingh, Noakholly, Shahabad and

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Tipperah. The bulk of the increase was in thefts and burglaries. increase in the two Behar Divisions—Patna and Bhagulpore—was great in comparison with that which took place in Bengal. Out of 65,051 offences occurring in these provinces, 24,634 occurred in those two divisions; but the increase in the latter amounted to 4,804, or considerably more than half the total increase. Bad harvests and consequent high prices, acting especially in Behar as an inducement to crime, were the undoubted, as they are the assigned, cause of the increase. Among the seven districts noticed above, the decrease in Balasore, Tipperah and Noakholly was merely nominal, and calls for no remark; for Jessore, in which there were >12 cases less, no explanation is given; in Mozufferpore the decrease, though only nominal, was remarkable, taken with the large increase in the neighbouring districts, and should have been fully explained; in Mymensingh 424 offences were reported less than in 1883—a result which is ascribed, and can only be ascribed, to the bad state of police and criminal administration in that district; for Shahabad, in which there was a decrease of 58 cases, no explanation is given, though the district is in a division where the increase was generally great. The heaviest increases occurred in Durbhunga (934), Nuddea (711), Gya (710), Sonthal Pergunnahs (677) and Bhagulpore (551). It is difficult to understand the reason of the fluctuations in the number of offences of the same class in different districts within the same division, and apparently under the influence of the same general causes which affect the criminal population. Thus in the Presidency Division there was a large decrease in Jessore, with a very large increase in Nuddea; in the Rajshahye Division the increase was only nominal in Julpigoree, while in Rungpore it exceeded 37 per cent. The cases of Mozufferpore and Shahabad have been already noticed. Commissioners of Divisions should deal with this subject more thoroughly in submitting their divisional reports.

In reviewing the crime statistics for 1883, the Lieutenant-Governor requested the Inspector-General to impress on District Superintendents the necessity of giving clearer explanations, when submitting their annual statements, of the fluctuations between the number of thefts and that of burglaries in their districts. Instructions to District Superintendents were accordingly issued by him, and explanations given by some of the officers are briefly summed up in his report. They are for the most part superficial and unsatisfactory, and show that the officers do not themselves understand the causes which are operating. The Inspector-General observes generally: "The main reason for these fluctuations is to be found in want of uniformity in procedure and classification, and I may add to this that it is a fallacy to suppose that what influences one class of offence will influence the other. In Behar and Western Bengal the third quarter of the year is the best suited to burglaries, as the mud walls are then softened by damp, and the pattering of the rain on the tiles on a wet night deadens the sound of the burglar's tools. Elsewhere the weather gives no such assistance, but the houses are for the most part so flimsy and insecure that theft can be distinguished from burglary only by an arbitrary and artificial distinction, and throughout the Lower Provinces there will always be most thefts at the seasons when crops are ready to cut, or the grain is left unprotected on the threshing-floor." The opinion is cited of Mr. Stack, now Deputy Inspector-General, who points The opinion is cited of Mr. Stack, now Deputy Inspector-General, who points out that the recognition of an anomaly implies an assumption that both classes of offences are influenced by the same causes, which is not the case; theft including not only theft by professional thieves, but also offences which are merely technically thefts, occurring in the course of disputes about land, and having no connection with burglary. It is no doubt true that the two classes of offences are not influenced in their occurrence by exactly the same causes. They are, however, influenced by the same chief general causes, viz. the needs of the criminal population and the repressive action of the police and criminal courts. Other causes are inconrepressive action of the police and criminal courts. Other causes are inconsiderable and to some extent neutralize each other in the course of the year. The Lieutenant-Governor is inclined to agree with the opinion that the fluctuations in the two classes of crime are not in their actual occurrence, but in their classification. On this point the Inspector-General will no doubt inform himself more exactly in the course of his inspections.

- 37. In offences under class VI, including offences not included in the other five classes, there was a decrease of 1,077. With the exception of the year 1881, in which there was a nominal decrease of 32 cases, the rise since 1878 had been constant and great. In 1878 offences under this numbered 14,996; in the year under review they were 28,477. Public and local nuisances declined from 22,071 in 1883 to 20,709, while offences under the Excise laws declined by 565. Offences under the Arms Act, on the other hand, increased by 122, and those under special and local laws by 205. Nuisance cases largely increased in the Presidency Division, and in Dinagepore of the Rajshahye Division the reported cases increased from 371 to 1,330. The cause assigned is increased activity on the part of the police. In Patna there was a decrease of 1,342 in these cases, due, it is stated, to the Patna Courts, that is, apparently the Honorary Magistrates, by their leniency towards delinquents, discouraging prosecution by the police. A large decrease in Bhagulpore is attributed to a change in procedure of the Bench of Magistrates, who now refuse to convict under section 34, Act V of 1861, persons sent up for committing nuisances elsewhere than on the road.
- There were 1,260 persons tried for bad livelihood, of whom 774 were convicted. The comparatively small proportion of convictions in a class of case in which no prosecution should be instituted without full proof against the accused, shows that prosecutions are still instituted with too great frequency. In the five districts of Beerbhoom, Rajshahye, Julpigoree, Mymensingh and Pooree, there were 89 institutions and only 24 convictions. Charges of bad livelihood instituted by private persons increased from 120 to 144, of which 99 arose in six districts. Such charges are naturally open to suspicion. The trial of persons accused of bad livelihood on the average remained pending in Bengal 38.6 days, in Behar 20.6 days. The average duration in Julpigoree was 148, in Mymensingh 145, and in Jossore 140 days, while in Sarun a single case remained pending for 1,318 days. Explanations will be called for from the district officers of these four districts. The Inspector-General observes that results certainly do not show that prosecutions have been instituted indiscriminately, but the amount of work at head-quarters now-a-days is such that it is often difficult to find an officer to take up a case locally, whilst another difficulty is that only specially selected Magistrates can now exercise powers under section 110, Criminal Procedure Code. It appears to him, however, that more cases might be tried by District Magistrates while on tour. Looking to the result in convictions of trials, the only safe test in such cases, the Lieutenant-Governor does not feel sure that the prosecutions might not be considerably reduced. It is of course possible that a number of cases break down owing to the unreasonable time taken in their disposal. Work at the headquarters of a district is no doubt heavy, and at certain seasons it is extremely difficult, if not impossible, to depute an officer to the spot for the purpose of locally trying these cases. But at the same time Mr. Cockerell must record his opinion that much of this difficulty would be got over if Magistrates would exercise a little more forethought and method in the arrangements made for the disposal of cases of this description. Obviously, as far as possible, these cases should be taken up in the cold weather, when, with the Magistrate or the Joint-Nagistrate and all the sub-divisional officers in camp, a great deal of the work might be got through. Excluding wandering, homeless thieves who, as remarked in the Resolution on the Police Report for 1883, should be tried as soon as sent up, the names and villages of those it is desirable to prosecute are perfectly well known, and the Lieutenant-Governor feels confident that there is hardly a district in these Provinces in which it would not be possible to depute a competent officer to take up such cases at least once a quarter; if in some instances, owing to special circumstances, this is found impossible, the position must be accepted and the cases taken up when a convenient oppor-As regards the difficulty that only specially selected Magistrates tunity occurs. can now exercise powers under section 110, the Lieutenant-Governor believes that nearly all officers exercising first class powers, to whom the selection is by law confined, have been invested with powers under this section. Where this has not been done, District Magistrates have only to apply, and the difficulty will be at once removed. It is satisfactory to observe that the number of bad characters under police surveillance was reduced

from 48,269 to 46,806. The Inspector-General states his belief that the number is not susceptible of anything like a substantial reduction, and cites the fact that enquiries in the dacoity circles have brought to light numbers of instances of old dacoits whose very existence was unknown and unsuspected by the local officers. The greatness of the numbers on the registers is, however, the chief obstacle to effective scrutiny, and is the very reason why criminals who should be very carefully watched are able to commit crime unsuspected. The Lieutenant-Governor finds it difficult to believe that in Midnapore 2,593, in Dacca 2,318, in Moorshedabad 2,262, and in Bankoora 2,137 persons are kept under effective surveillance by a police burdened with many other duties, or that such surveillance is necessary in so many cases. If only those criminals who are on good ground suspected to be habitual are watched by the police, the Lieutenant-Governor believes that the number on the registers is capable of being much lessened. It is of course not meant that the reduction should be hasty and indiscriminate, but the necessity for it must be constantly kept in view and the importance of the duty impressed on District Superintendents.

Offences against Excise and Opium laws declined from 3,171 to 3,143.

There was no variation of any moment in this class of offence.

Offences against the Salt laws fell in Bengal from 1,437 to 1,088, and in Behar from 903 to 773; decreases in Midnapore and Howrah are attributed to discontinuance of prosecution of retail vendors for petty irregularities; a decline from 142 to 28 cognizable salt cases in the Chittagong district, to an increase in the consumption of duty-paid salt, and discontinuance of employment by the police of boatmen in detection; of a decrease of 101 cases in the Orissa Division no explanation is given.

Offences under the Arms Act rose from 1,082 to 1,204. In the Patna Division the number of cases rose from 113 to 225. No reason is given. There was no other fluctuation of importance. In the 24-Pergunnahs, the Magistrate remarking on a decrease from 38 to 5, stated that it was his policy not to prosecute, but

to induce persons to take out licenses.

40. Offences committed on the East Indian Railway are included in the criminal statistics of the districts in which they occur. There were 608 true cases reported, chiefly under the head of theft, against 690 in 1883. Four hundred and thirty-six non-cognizable cases were enquired into, 89 of which were of cattle-trespass. No case of heinous crime was reported. The police are stated to have been very successful in dealing with professional crime and careful in tracing the antecedents of accused persons. Rupees 1,332 were given as rewards for detection in 12 opium cases. Thefts of rail spikes increased, 1,061 having been stolen against 452 in 1883; only seven persons, however, were convicted. Seventeen cases of obstructing the line occurred; of 34 persons sent up for trial, 23 were children. In a serious case, the accused in which were railway employés, one accused was sentenced to ten

accused in which were railway employes, one accused was sentenced to ten and a second to seven years' rigorous imprisonment.

There were 123 railway accidents, and 73 persons killed, 13 being servants of the Company; of the rest 12 were cases of suicide. Only 35 persons were injured, of whom 15 belonged to the general public. It is stated that eight accidents were petty collisions, and that none were of a serious character. This statement, in the face of the fact that 48 persons, excluding the 25 above mentioned, met their deaths in them, seems open to

question.

1. Previous convictions were proved against 1,482 convicts. the re-convictions numbered 1,159. The increase was spread The increase was spread over every division except Dacca, and being coincident with the general increase in cognizable crime, calls for no special remark. Photographs were taken of 142 criminals, among whom were 50 Burwars of the Gonda criminal tribe, 38 railway pick-pockets and two poisoners. Photographs are now circulated to all Central Jails; six men were recognized by their photographs. No details of expenditure or method are given in the report. In future reports the Inspector-General should notice to what extent previous convictions of offences, for which on repetition enhanced punishment is provided under the Indian Penal Code or Whipping Act, were proved before sentence against offenders was passed; to what extent assistance in proving such

previous convictions was rendered to the police by jail officers, and should state what suggestions, if any, he has to make towards improving the detection of previously convicted criminals. The settlements of the criminal Mughya Domes in the districts of Chumparun and Sarun were noticed at length in the Resolution on the report for 1883. During the year under review those in Chumparun stood successfully the test of a bad season. In Sarun the attempts made to reclaim them have, it is stated, reduced the number of burglaries from 815 in 1882 to 507 in 1884.

42. Of non-cognizable offences the number decreased from 110,531 to 107,368. Offences under classes II, IV, V, and under special laws, increased by 1,088, while under classes I, III and VI the decrease amounted to 4,251. A decrease of 394 in class I toffences against the State, &c.) was chiefly under offences against public justice and offences relating to weights and In class II, serious offences against the person, an increase of six cases calls for no remark. Under the head of extortion in class III there was a decrease of 202. Minor offences against the person, class IV, show a curious variation in a fall of 857 which occurred under the head of criminal force; and a rise of 1,386 under the head of voluntarily causing hurt. In cases of mischief in class V there was an increase of 398 cases. In other offences under class VI there was a fall, occurring under every heading except that of offences against religion, of 3,655, proceedings under chapters VIII A, X, XII and XXXVI alone having fallen from 6,182 to 3,478. A large part of the latter reduction was, however, apparently only nominal; proceedings in requisition of security for keeping the peace otherwise than on conviction and for good behaviour having in Backergunge and Furreedpore been included incorrectly in class VI of nonin Backergunge and Furreedpore been included incorrectly in class VI of non-cognizable crime. This explanation may in part account for a decrease in the number of persons against whom proceedings are shown as taken under chapters VIIIA (security for keeping the peace on conviction, X (public nuisances), XII (disputes as to immoveable property) and XXXVI (maintenance of wives and children), Criminal Procedure Code, in Backergunge from 6,063 to 18, and in Furreedpore from 3,475 to 723. The decline is, however, startlingly large and was not accompanied by a corresponding rise in proceedings under chapter VIII B, Criminal Procedure Code, shown under cognizable crime. Of offences under special laws, pound, vaccination and muninizable crime. Of offences under special laws, pound, vaccination and municipal cases showed a considerable increase, while offences under the Salt, Police, Chowkidari, Excise, Arms and Stamp Acts declined. The police were employed to enquire into 4,973 charges. The general percentage of cases in which police agency was employed fell from 6.4 to 4.6. So far the reduction was satisfactory; but as 2,090 of the cases were of criminal force or hurt, it is obvious that the directions to Magistrates of districts to discourage the excessive issue of orders to the police for enquiry into this class of offence have been disregarded. No good reason exists for the frequent employment of police in investigating petty non-cognizable offences which can most properly be dealt with directly by Benches of Honorary Magistrates and Magistrates of the lower grades. The Inspector-General is requested to bring to the notice of Government the case of any district in which the agency of the police is too frequently employed to investigate non-cognizable crime, especially offences of voluntarily using criminal force and causing hurt.

43. The percentage of police charges disposed of by Magistrates with less than three remands was 73.0 against 74.7 in 1883. The percentages of remands vary but little from year to year, and are not on the whole unsatisfactory. They are worst in the Dacca, Chittagong and Orissa Divisions, and best in the Burdwan and Presidency Divisions. District officers as a rule appear to be alive to the necessity of checking frequent remands on the part of their subordinates. Where these occur it is generally because the District Magistrate does not look after his subordinates' work, and because the latter are themselves dilatory and procrastinating. The chief object to which District Magistrates should direct their attention is that witnesses are not needlessly detained and harassed by frequent adjournments for trivial reasons.

44. The usual complaints were made of want of detective ability among the police and of their inefficiency in some of the unhealthier districts. Their conduct and efficiency on the whole, however, is reported to have been satisfactory. The office of Inspector-General was filled by Mr. Lyall up to the

second of November, when he proceeded on deputation as Commissioner of Chittagong, and was succeeded in his office by Mr. Veasey. The Lieutenant-Governor has to thank the latter officer for his careful and intelligent Administration Report.

Ordered that a copy of the above Resolution be forwarded to the Inspector-General of Police and the Commissioner of Police, Calcutta.

Ordered also that a copy of the Resolution be forwarded to all Com-

missioners of Divisions for information.

Ordered also that a copy of the Resolution, and extract paragraph 50 from the Report, be forwarded to the Appointment Department of this office for information.

Ordered also that the Resolution be published in the Calcuttu Gazette.

By order of the Lieutenant-Governor of Bengal,

F. B. PEACOCK,

Chief Secretary to the Government of Bengal.

No. 1881J-D.

Copy forwarded to the Inspector-General of Police for information and guidance.

No. 1882J-D.

Copy, with a copy of the Report, forwarded to the Commissioner of Police, Calcutta, for information.

No. 1883J-D.

Copy of the Resolution, and extract paragraph 50 from the Report, forwarded to the Appointment Department of this Office for information.

No. 1884J-D.

EXTRACT paragraph 4 from the above Resolution, as well as from the one recorded last year, together with extracts paragraphs 14 and 13 respectively from the Reports for the years 1883 and 1884, forwarded to the Municipal Department of this Office for such action as may be thought practicable.

Circular No. 10J-D.

Cory forwarded to all Commissioners of Divisions for information and for communication to all District Officers.

By order of the Lieutenant-Governor of Bengal,

W. DUNBAR BLYTH,

Under-Secretary to the Govt. of Bengal.

DARJELING,
The 22nd September 1885.